## 89cr7000 CRIMINAL



## CIRCUIT COURT FOR BALLIN

STATE OF MARYLAND Vs

ATTY.

PAUL HOWARD INSKEEP, SR. JAIL

Mancy Cohen

CHARGE	12/6/89 FIRST DEGREE RAPE, ETC. IF	
ARRAIGNED	JUDGE	
TRIAL	JUDGE	
PLEA	VERDICT	
SENTENCE		
REPORTER	STATES ATTY.	
DATE	CLERK'S MEMORANDUM	NO.
12/13/89	Hon. Info. avail to Court of the BCDC ind. P/D's Off. will ent. app. Dem BCDC	

### STATE OF MARYLAND, BALTIMORE COUNTY, TO WIT:

The State of Maryland vs PAUL HOWARD INSKEEP, SR.

charged with the crime of Rape 1st degree, etc.

### IN THE CIRCUIT COURT FOR BALTIMORE COUNTY

#### CRIMINAL INFORMATION

The above entitled case having been referred to Sandra A. O'Connor, State's Attorney for Baltimore County, and the said State's Attorney for Baltimore County having fully investigated said case after it had been referred to her as aforesaid, now comes into said Court and for and on behalf of the State of Maryland gives the Court here to understand and be informed that PAUL HOWARD INSKEEP, SR. late of Baltimore County aforesaid, on the 30th day of March, in the year of our Lord nineteen hundred and eighty-five at Baltimore County aforesaid, did unlawfully commit a rape upon Monica Trimp in violation of Art. 27, Sec. 462, of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Rape - 1st degree - Art. 27, Sec. 462)

#### SECOND COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said PAUL HOWARD INSKEEP, SR. on the said day, in the said year, in the County aforesaid, did unlawfully commit a rape upon Monica Trimp in violation of Art. 27, Sec. 463, of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State. (Rape - 2nd degree - Art. 27, Sec. 463)

#### THIRD COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said PAUL HOWARD INSKEEP, SR. on the said day, in the said year, in the County aforesaid, did unlawfully commit a sexual offense upon Monica Trimp in violation of Art. 27, Sec. 464B, of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Sexual Offense - 3rd degree - Art. 27, Sec. 464B)

#### FOURTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said PAUL HOWARD INSKEEP, SR. on the said day, in the said year, in the County aforesaid, did unlawfully commit a sexual offense upon Monica Trimp, in violation of Art. 27, Sec. 464C, of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Sexual offense - 4th Degree - Art. 27, Sec. 464C)

#### FIFTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said PAUL HOWARD INSKEEP, SR. on the said day, in the said year, in the County aforesaid, feloniously committed burglary, in the night time, of the dwelling of Monica Trimp, situated 432 Walters Watch Ct., 21220; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Burglary - common law and Art. 27, Secs. 29, 30, 31)

#### SIXTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said PAUL HOWARD INSKEEP, SR. on the said day, in the said year, in the County aforesaid, unlawfully did make an assault upon Monica Trimp; against the peace, government and dignity of the State.

(Assault - common law)

#### SEVENTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said PAUL HOWARD INSKEEP, SR. on the said day, in the said year, in the County aforesaid, unlawfully did batter Monica Trimp; against the peace, government and dignity of the State.

(Battery - common law)

### TO THE PERSON CHARGED:

- 1. This paper charges you with committing a crime.
- 2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
- 3. You have the right to have a lawyer.
- 4. A lawyer can be helpful to you by:
  - (A) explaining the charges in this paper;
  - (B) telling you the possible penalties;
  - (C) helping you at trial;
  - (D) helping you protect your constitutional rights; and
  - (E) helping you to get a fair penalty if convicted.
- 5. Even if you plan to plead guilty, a lawyer can be helpful.
- 6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender.
- 7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the Court Clerk as soon as possible.
- 8. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER. If you do not have a lawyer before the trial date, you may have to go to trial without one.

THE STATE'S ATTORNEY FOR BALTIMORE COUNTY

# 89CR7000

#### STATE OF MARYLAND

VS

PAUL HOWARD INSKEEP, SR. (Baltimore County Detention Center)

BCI#87663

DOB 4-8-43

ADDRESS: 1911 Robinwood Rd., 21222

STATEMENT OF CHARGES: 665693C0

OFFENSE REPORT NO. E437901

CHARGE: First Degree rape, etc.

CRIMINAL INFORMATION

WITNESSES:

Monica Trimp

242 Lord Byron Lane, 21030

Ann Benner

432 Waterswatch Ct., 21220

Off. J. L. Aksonitus #2611

PC #11

Det. J. S. Price #1159

Headquarters

400 Kenilworth Drive, 21204

Dr. Janice Nelson

Franklin Square Hospital, 9000 Franklin Square Drive, 21237

Det. Karen Gentry #2514

Sex Crimes

FILLED DE 6'89

STATE OF MARYLAND IN THE CIRCUIT COURT V. FOR BALTIMORE COUNTY Paul Loward Inskeep STATE'S AUTOMATIC DISCOVERY AND REQUEST FOR DISCOVERY Now comes Sandra A. O'Connor, State's Attorney for Baltimore County, Michael A. Pulver , Assistant State's Attorney, and in compliance with Rule 4-263(a) of the Maryland Rules of Procedure, say the following: 1. Any information known to the State at this time which tends to negate the quilt of the Defendant as to the offense charged or which tends to reduce his punishment therefore is attached hereto. If no such attachment is included, no such information is known to the State at this time. 2. Any relevant material or information regarding whether the State used a search and seizure, wire tape or eavesdrop in gathering evidence in this case is attached hereto. 3.  $\sqrt{\chi}$  The Defendant made no statements or confessions, oral or written, which are known to the State at the present time. / The Defendant made a written statement or confession, the copy of which is attached hereto. / The Defendant made an oral statement or confession, the substance of which is as follows: 4. / 7 The Defendant has not, at this time, been identified by a pre-trial identification procedure. / X/ The Defendant was identified (at lineup/by photograph/ ) by the following witnesses: (Name) (Date) Jan. 16, 1986 Monica Trimp Upon notice to the State, the Defendant may inspect the contents of the State's file in this case, excluding those items otherwise privileged

by law.

The State requests that the following discovery be provided by the Defendant in accordance with Rule 4-263(d):

- 1. That the State be allowed to inspect and copy all written reports made in connection with this case by each expert which the Defendant intends to call as a witness at trial and that the Defendant furnish the State with the substance of any oral report and conclusion made in connection with this case by an expert the Defendant intends to use at trial.
- 2. That the Defendant furnish the State with the name and address of any alibi witness the Defendant intends to call as a witness. The crime occurred on the 30th day of March 1985 at 0500 hours at 432 Waters Watch Ct. 21220 Baltimore County Maryland.
  - 3. Upon request of the State, the defendant shall:
    - (a) Appear in a line-up for identification;

(b) Speak for identification;

(c) Be fingerprinted;

(d) Pose for photographs not involving reenactment of a scene;

(e) Try on articles of clothing;

- (f) Permit the taking of specimens of material under his fingernails;
- (g) Permit the taking from his body of samples of blood, hair and other material involving no unreasonable intrusion upon his person;

(h) Provide specimens of his handwriting;

(i) Submit to reasonable physical or mental examination;

as provided for in Rule 4-263(d).

SANDRA A. O'CONNOR

State's Attorney for Baltimore County

Assistant State's Attorney

I HEREBY CERTIFY that a copy of this aforegoing State's Automatic Discovery and Request for Discovery was attached to the above indictment when delivered to the Defendant.

Assistant State's Attorney

## WRIT OF HABEAS CORPUS

## CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Paul Howard Inskeep SR	Case No.	89CR7000
State of Maryland, Baltimore County to wit: D.O.B. April 8, 1943		
Warden; Baltimore County Det. Center / O / MAN DOCC Kenilworth + Bosley Ave. Baltimore, MD 21204	dges of the December GNMENT,	unless
THE WILLS		
Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.		
Issued: December 8, 1989	(min	
SUZANNE MENSH Clerk, Circuit Court for	Baltimore (	County
Per RETURN OF SERVICE		Deputy
DATE DEFENDANT SERVED WITH WRIT & CHARGING DOCUMENT:		A70 DOTH HERS \$440 FD30
DATE SERVICE NOT MADE:		
REASON:		

SIGNATURE & TITLE

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☐ Defendant appeared without counsel Meritorious reason. Case continued

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State's Attorney				Ca	se No		663.67	340	
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## T COURT OF MARYLAND FOR Baltimore County/ Towson

Ctr.

Located at	eny Ave., City/County
	VS Inskeep, Paul Howard, sr.
Charge (1) Burglary-Generally (4)	C/O 404 Kenilworth Ave., Balto. Co. Det. C
AR 89-16039 Code 1-2200	Towson, MD 21204  City, State, Zip Telephone
Charge (2). Rape-1st degree (4)	Arresting Officer's Agency, Sub-Agency, I.D.
ARCode1-1102	CC# E-561783; E-437901; E-257370; E-237148
ARREST WARRANT ON	CHARGING DOCUMENT
STATE OF MARYLAND, Baltimore County	, City/County:
TO ANY PEACE OFFICER, Greetings:	
and without unnecessary delay. If a judicial officer is not rea	icial officer the above-named Defendant as soon as practicable dily available, this Warrant shall authorize the prisoner's deteng officer is authorized and required to comply with Rule 4-212.
IF THE DEFENDANT IS NOT IN CUSTODY FOR A	ANOTHER OFFENSE,
XXXXX Initial appearance is to be held in county in which	Warrant was issued.
☐ Initial appearance is to be held in county in which	Defendant is arrested.
tinued detention of the Defendant for the offense charged in	OFFENSE, this Warrant is to be lodged as a detainer for the con- n the charging document. When the Defendant is served with a t shall be taken before a judicial officer of the District Court.
Issued October 26, 1989	Hulaul Planh
Given to Baltimore County Poli	ce Department  Iforcement Agency for Service
	OF SERVICE
I certify that at	(. o'clock . P. M. on . 10/27/89. at
Batto, Co. Detertion Ctr	(. o'clock .P.M. on .10/.37/89 at
arresting the Defendant and delivered a copy of the Statem	
☐ I left a copy of the Warrant and Charging Documen	t as a detainer for the continued detention of the Defendant at:
Detent	ion Facility
	A.
	- 1 / 1/1

## DISTRICT COURT OF MARYLAND FOR

Towson, MD 21204

RELATED CR/T CASE \_\_\_\_\_

SEC.

AGAINST THE PEACE,
GOVERNMENT AND
DIGNITY OF THE STATE.

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Baltimore Count	y Police Department		C/O 404 Kenil	worth.	Ave., (Balt	. Co.	Det. Ctr.)
Towson	MD	21204	Towson		MD		21204
COMMITMENT / PROBATION 665693CO		6650	69300			665	69300
1-2200	August 16, 1985 4						
enter, in the n	ighttime, the dwelli	ng house of	Robin Hovermal	e, loca	ated at 42	25 Crisf	ield Rd.,
	21220, with the int				ot been bed	aved to	hone prod I
.10310111	To square agraementation	DHA 3313011 34	CONTRACTOR OF THE ADO	JIII JIII	UI DEST DEH	Jyali 10	Day Julia V
N VIOLATION OF:	DO G	N. A.	MON I AW OF MD		AL LAW, ART.	D. X4	SEC. O
MD ANN. CODE, ART.	Signature of Defendant	XXXXOM	MON LAW OF MD;	POB. LOC	AL LAW, ART.	AGAIN	NST THE PEACE,
COMAR OR AGENCY CODE		; ORD	NANCE NO.				ERNMENT AND ITY OF THE STATE.
2 AR 1-1102	August 16, 1985 4	25 Crisfiel	d Rd., Baltimore	e, MD	21229	. did	engage
in vaginal inte	rcourse by force wi	th Robin Ho	vermale, agains	t the v	vill and w	vithout	the
consent of the	victim by employing	a handgun,	an object reason	onably	believed	to be a	dangerous
and deadly weapo	on.						
XINOXANN. CODE, ART.	27 SEC. 46	2 ; сом	MON-LAW OF MD;	PUB. LOC	AL LAW, ART.		SEC.

XXXXINUED ON ATTACHED SHEET (FORM DC/CR 3A)

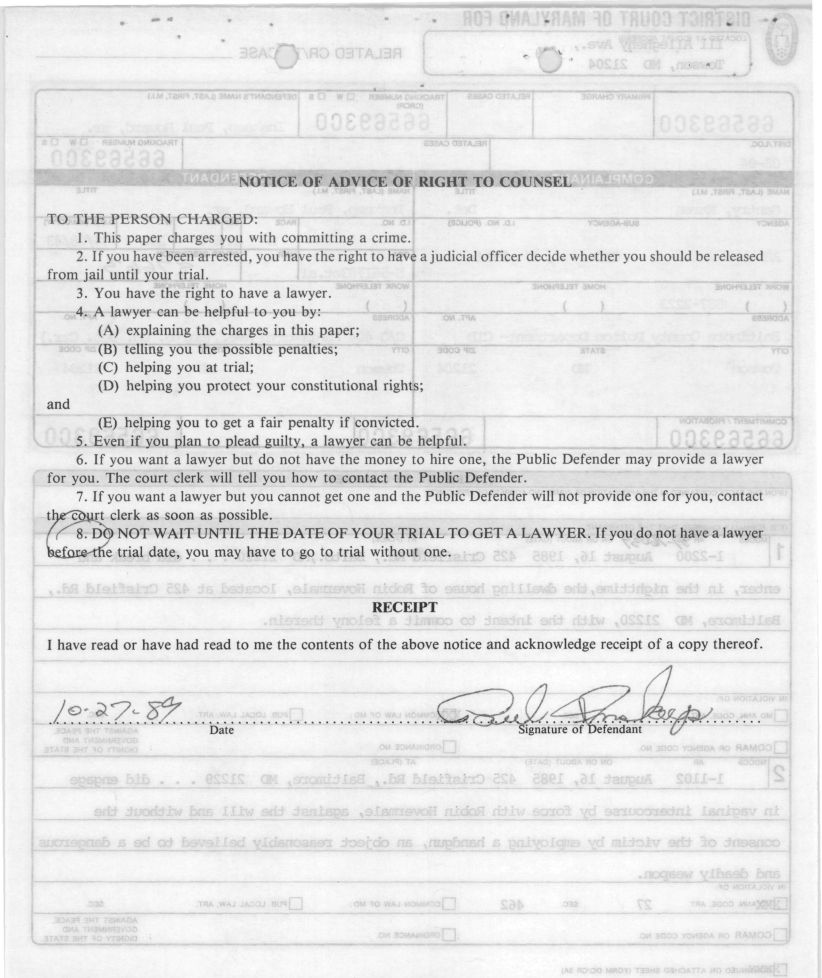
COMAR OR AGENCY CODE NO.

DATE 10-26-89 TIME 3-4 Judicial Officer and I.D. NO. Millianh 1022

FORM DC/CR 3 (1-89)

COURT COPY

ORDINANCE NO.



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TIME 3. Y fee

10-26 JA

## DISTRICT COURT OF MARYLAND FOR

LOCATED AT (COURT ADDRESS)
111 Allegheny Ave., Towson, MD 21204

STATE OF MARYLAND - VS -

Inskeep, Paul Howard, sr.

DOB 04/08/43 TRACKING NUMBER 665693C0

	STATEMENT OF CH	ARGES (CONTINU	FD)	
UPON THE FACTS CONTAINED IN THE SWORN APPLICATION	N OF (NAME AND ADDRESS OF APPLICA	ANT)		
Det. Karen Gentry, #2514, E	Baltimore County Po	lice Departmen	nt- Cid	
IT IS FORMALLY CHARGED THAT THE DEFENDANT	T (DATE)	AT (DI AOE)		
MDCCS AR ON OR ABOUT 30, 3		Watch Court, E	Baltimore, MD 21220	did
and enter break, in the nighttime, th	ne dwelling house o	f Monica Trimp	o, located at 432 Wat	ers Watch
Ct., Baltimore, MD 21220,	with the intent to	commit a felo	ony therein.	
E-437901				
IN VIOLATION OF:	VVV	ONLAW OF MP	Dava	SEC
MD ANN. CODE, ART. SEC	C. AMACOMM	ON LAW OF MD;	PUB. LOCAL LAW, ART.	SEC.  AGAINST THE PEACE,
COMAR OR AGENCY CODE NO.  MDCCS AR ON OR ABOU		ANCE NO.		GOVERNMENT AND DIGNITY OF THE STATE.
		tch Court, Bal	ltimore, MD 21220 .	did
engage in vaginal intercour	cse with Monica Tri	mp, by force,	against the will and	without the
consent of the victim by en	mploying a knife, a	n object reaso	onably believed to be	a dangerous
and deadly weapon. E-4	137901			
IN VIOLATION OF:	462 🗆			
MXXIN. CODE, ART. 27 SEC	2. 462 ;сомм	ON LAW OF MD;	PUB. LOCAL LAW, ART.	SEC.  AGAINST THE PEACE,
COMAR OR AGENCY CODE NO.		ANCE NO.		GOVERNMENT AND DIGNITY OF THE STATE.
MDCCS AR ON OR ABOUT 5 1-2200 August 24,		at (PLACE) idge Rd., Balt	timore, MD 21207	. did
and enter break, in the nighttime, th	ne dwelling house of	f Jeannette St	tanko, located at 146	l Clairridge
Rd., Baltimore, MD 21207,	with the intent to	commit a felo	ony therein.	
E-257370				
IN VIOLATION OF:				1 1 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
MD ANN. CODE, ART. SEC	х ххх сомм	ON LAW OF MD;	PUB. LOCAL LAW, ART.	SEC.
COMAR OR AGENCY CODE NO.	; ORDIN	ANCE NO.		AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.
MDCCS AR ON OR ABOUT 1-1102 August 24,		at (PLACE) airridge Rd.,	Baltimore, MD 21207	did
engage in vaginal xxxxxxxx	x intercourse with	Jeannette Sta	anko, by force, again	st the will
and without the consent of	the victim by emplo	oying a knife,	, an object reasonabl	y believed
to be a dangerous and dead	ly weapon. E	-257370		
IN VIOLATION OF:  MXXIN. CODE, ART. 27 SEC	. 462 ;сомм	ON LAW OF MD;	PUB. LOCAL LAW, ART.	SEC.
COMAR OR AGENCY CODE NO.	; ORDIN	ANCE NO.		AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.
SANAMUED ON ATTACHED SHEET (FORM DC/CR 3A)				J.J. OF THE STATE.
		JUDICIAL OFFICER/ARRES	TING OFFICER	
10-26-19 3.	. 45pm	Merca	love	

FORM DC/CR 3A (7/83)

COURT COPY

## DISTRICT COURT OF MARYLAND FOR

LOCATED AT (COURT ADDRESS)
111 Allegheny Ave. Towson, MD 21204

STATE OF MARYLAND - VS -

DEFENDANT

Inskeep, Paul Howard, sr.

DOB 04/08/43

TRACKING NUMBER 665693C0

		1,		, , ,
		IENT OF CHARGES (CONT	INUED)	
upon the facts contained in the sw Det. Karen Gentry,		DRESS OF APPLICANT) County Police Departs	ment - CID	
IT IS FORMALLY CHARGED THAT THE DEF				
MDCCS AR	ON OR ABOUT (DATE)	AT (PLACE)		
	ast 1, 1984 1413 F	Kirkwood Rd., Baltim	ore, MD 21207	did break and
enter, in the night	time, the dwelling	g house of Sally Mon	teferrante, located	at 1413 Kirkwood
Rd., Baltimore, MD	21207, with the i	intent to commit a fe	elony therein. E-	237148
IN VIOLATION OF:				
MD ANN. CODE, ART.	SEC.	XXXOMMON LAW OF MD;	PUB. LOCAL LAW, ART.	SEC. AGAINST THE PEACE,
COMAR OR AGENCY CODE NO.		ORDINANCE NO.		GOVERNMENT AND DIGNITY OF THE STATE.
8 1-1102 Aug	on or about (DATE) gust 1, 1984 1413	Kirkwood Rd., Balti	more, MD 21207	. did engage
in vaginal intercou	arse with Sally Mor	nteferrante by force	, against the will a	nd without the
consent of the vict	im, by employing a	a knife, an object re	easonably believed t	o be a dangerous
and deadly weapon.	E-237148.			
IN VIOLATION OF:	н 237140.			
NAME OF THE PROPERTY OF THE PR	SEC. 462	; COMMON LAW OF MD;	PUB. LOCAL LAW, ART.	SEC.
COMAR OR AGENCY CODE NO.		ORDINANCE NO.		AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.
MDCCS AR	ON OR ABOUT (DATE)	AT (PLACE)		
W. W. C.				
IN VIOLATION OF:  MD ANN. CODE, ART.	SEC.	; COMMON LAW OF MD;	PUB. LOCAL LAW, ART.	SEC.
COMAR OR AGENCY CODE NO.		ORDINANCE NO.		AGAINST THE PEACE, GOVERNMENT AND
MDCCS AR	ON OR ABOUT (DATE)	AT (PLACE)		DIGNITY OF THE STATE.
7.1.	- Civ GiringGor (B/III)	AT (LENGE)		
IN VIOLATION OF:				
MD ANN. CODE, ART.	SEC.	; COMMON LAW OF MD;	PUB. LOCAL LAW, ART.	SEC.
COMAR OR AGENCY CODE NO.		; ORDINANCE NO.	a service de la	AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.
CONTINUED ON ATTACHED SHEET (FO	DRM DC/CR 3A)			
DATE	TIME - CLF	JUDICIAL OFFICER/A	RRESTING OFFICER	
10-26-89	3. 4 fee	- the	Jack sorr	

FORM DC/CR 3A (7/83)

COURT COPY



DISTRICT CO	T OF MARYLAI	ND FOR TIMORE COUNTY City/County	
Located at	Court Address	Case No	
COMPLAINAN		DEFENDANT	You are madindividual you are
Detective Karen Gentry	gy he document. The cha	Paul Howard Inskeep, Sr. Name (Print)	it will not be pos- trial or by action
H.Q. 400 Kenilworth Dr	ive	Balto. Co. Detention Ctr., Address (Number and Stree	
Towson, Maryland 2120 City, State, and Zip Code	4887-2223 Telephone	Towson, Maryland 21204 City, State, and Zip Code	Telephone
AE/CID Agency, Sub-Agency, and I.D.#	Officer Only)	CC# E-561783,E-437901,E-257	/370,E-237148
DEFENDANT'S DESCRIPTION	I: Driver's License#	Sex .M Race	W Ht.6/.2
Wt200 Hair Brn.	Eyes Brn	ComplexionFairDOB:	
I.D	ther Mustache	ned national field the new value of the section value of	etteesse at at
		TEMENT OF CHARGES	mation is adequa
I, the undersigned, apply	for a statement of charge	es and a summons or warrant which	may lead to the
arrest of the above-named Defe	endant because on or abo	ut Friday, August 16, 1985 at a	approx.0110hrs
at. 425 Crisfield Rd. Balt	o. Co. Md. 21220	, the above-na	imed Defendant
(Concise statement of facts showing the	hat there is probable cause to believe tha	rape Robin Hovermale, with force at a crime has been committed and that the Defendant has each against the back of Anthony	committed it):
Robin Hovermale a	nd her boyfriend, Ant	thony Mouring, were asleep in Ro	obin's
bedroom at her residen	ce, 425 Crisfield Rd.	Ms. Hovermale was awakened by	y a loud noise
Moments later her lock	ed bedroom door flew	open, and an unknown male stood	d in the
doorway. She describe	d the man as being to	all, having a heavy build, wear:	ing a dark
ski mask covering his	head and face, darl c	ploves, a dark jacket and dark p	pants, shining
a pen light at her. S	the belived he had a m (Continued on attached	nustache. Ms. Hovermale screamedpages) (DC/CR 1A)	THW .C
knowledge, information and be	lief.	contents of this Application are true to	o the best of my
ically assaulted, were you struck object, such as a club or once	example, if you were phys	accused committed the offense. For e	ndt woel
1.0/2.6/89 Date	d get it? Hijbwas destroyed	Officer's Signature	try
		Notice on the back of this form.	
10/26/89			
Subscribe and sworn to before	me this	day of	,19
		I.D.	301 DOR BOX 11
I understand that a charging	document has been issued	d and that I must appear for trial	on
at, w	nen notified by the Clerk,	at the Court location shown at the to	
□ I declined to issue a chargi	ng document because of l	ack of probable cause. Applicant's Signature	
Date			
DC/CR 1 (Rev. 6/87)	(See Revers	se Side) Commissioner	

## NOTICE TO PLICANT FOR A CHARGING I CUMENT

You are making an application for a charging document which may lead to the arrest and detention of the individual you are charging. If, as a result of your application, a charging document is issued by the commissioner, it will not be possible for the commissioner to withdraw the document. The charge may only be disposed of by trial or by action of the State's Attorney.

You will be required to appear at the trial as a witness. Failure to appear on the date set by the court could result in your arrest for failure to obey a court order.

The application which you have filed has been filed under oath. Article 27, Section 151, of the Annotated Code of Maryland provides that any person who makes a false statement or report of a crime or causes such a false report or statement to be made to any official or agency of this State, knowing the same, or any material part thereof, to be false and with intent that such official or agency investigate, consider or take action in connection with such statement or report, shall be subject to a fine of not more than \$500, or be imprisoned not more than six months, or be both fined and imprisoned, in the discretion of the court.

It is essential that you furnish as much information as possible about the offense. To be sure that your information is adequate, your application should clearly state the following:

- 1. WHO? WHO? WHO? Identify the accused, (the person you are complaining about), and identify yourself. das after the accused.
- 2. WHEN?

  The time, day, month and year of the offense.
- 3. WHERE?

  The exact address and street, the city, county and state where the offense happened. Also state whether the offense happened in a private home or in some public place.
- 4. WHAT?

  State exactly what was done to you. For example: if property was taken, describe it and its value; or, if property was damaged or destroyed, indicate the original cost of the item or its replacement value. If you do not know the exact value, estimate it as accurately as possible.
- The facts you give must show the accused intended to commit a criminal act.
- How the accused committed the offense. For example, if you were physically assaulted, were you struck with a fist, a flat hand, kicked, or pushed, or were you struck with an object, such as a club or pipe, etc.? If property was taken, how did the accused get it? If it was destroyed or damaged, how did the accused get it? If it was destroyed or damaged, how did the accused get it?

I have read or had read to me and I understand the Notice on the back of this form

If declined to issue a charging document because of lack of probable cause.

DC/CR 1 (Rev. 6/87)

7. At the top of the application, you will notice a space marked "DESCRIPTION." The information in this space refers to the accused. It is important that you furnish as much of this as possible so that the accused may be easily identified.

If you need further assistance in completing your application, please feel free to ask the commissioner.

NOTICE TO APPLICANT FOR A CHARGING DOCUMENT

Defendant's Name Paul. Howard. Inskeep, .Sr Case No
CONTINUATION SHEET
2
APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE
(Cont.) Mr. Mouring to awaken him. The man said "Don't move, I have a gun." He
told Mr. Mouring to roll on his stomach. Mr. Mouring complied, and the defendant tied
his hands behind his back. He placed a hard object, believed to be a handgun, in
Mr. Mouring's back, and asked "Do you know what this is?"
The defendant then tore off Ms. Hovermale's terrycloth romper and removed her
underpants. He quietly and calmly told her to be quiet as she was crying loudly.
He put his finger in her vagina, then rubbed her body and breasts. He lied on top of
her and attempted to have vaginal intercourse with her. He was unable to obtain and
maintain an erection and had difficulty penetrating her. The defendant then grabbed
her around her waist and drug her onto the floor. He repeatedly attempted intercourse,
still having difficulty, and rubbed lotion on her vagina and vulva. He then successfull
forced vaginal intercourse with Ms. Hovermale. Afterwards, he bound her hands and
feet with strips of terrycloth. He then took a small mirror from her dresser.
The defendant lifted the telephone off the receiver, listened a moment, then
replaced it. The defendant left the residence.
Police examination of the residence showed the rear kitchen window had the molding
removed and one pane of glass removed. The window is next to the door which had been
unlocked by the defendant. The lightbulb over the door had been unscrewed and the

10/26/89 Date

Applicant's Signature

Defendant's Name Paul Howard Inskeep, Sr. Case No.
CONTINUATION SHEET
3
APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE
(Cont.) exterior phone lines had been severed. The kitchen telephone receiver had been
removed from it's jack and thrown into a laundry basket in the diming room. Fifteen dollars
was missing from a diningroom table. Nothing else in the residence had been disturbed.
On 8/18/85 Ms, Hovermale reported she observed a man in a red Chevy Bronco, partial
registration Y0345., driving slowly along her street. He slowed, glanced at her, then
continued driving. She got an eerie feeling the man was the same as her attacker.
She was shown a photo array of six mug shots. She identified the photograph of the
defendant as the person in the truck.
On Saturday, March 30, 1985 at approx. 0500 hrs., Monica Trimp was asleep in her
basement level bedroom. She was awakened by a noise in her room. She observed an
unknown white male standing in the doorway. She described him as being approx. 6/1
tall, heavy set, round shouldered, wearing a dark jacket, dark pants, dark gloves, and
a dark ski mask covering his head and face, and shing a flashlight.
He approached her bed and Ms. Trimp said "Please don't hurt me." The man said
" I have a knife. Don't make me use it." He raised her sweater, then told her to
remove it. He fondled her breast, then told her to remove her pants. She complied,
and he forced vaginal intercourse. At one point, he raised the ski mask to the bridge
10/26/29 Long ItA
Date Applicant's Signature

CONTINUATION SHEET  4
APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE
(Cont.) of his nose. She observed his face and observed he had a mustache. The man
spoke in a quiet, calm tone. Through the eye holes of the mask, Ms. Trimp observed he
had somewhat of a lazy right eye.
doors. The doors had been unlocked and were the apparent point of entry.
went to his residence at 1415 Langford Rd. 21207. He observed the defendant's red
Chevy Blazer parked in front of his residence. The truck had rain drops on the hood
and roof, but the sides of the truck were dry. The windshield had rain drops on it
but the area cleared by the windshield wipers was somewhat dry. All other vehicles in
the area had raindrops on them, including the sides and widshields.
On 1/15/86 Ms. Trimp contacted Off. Heavner, Precinct12. She related a man in a
four wheel drive truck drove by her, honked his horn, and waved at her. She believed
the man to be the man that had raped her.
Off. Heavner showed her photographs. She looked at the photograph of the defendant
and said "That's him. That's the man that raped me." She also related he resembled
that had driven by in the truck.
Ms. Trimps states she is absolutely positive that the photograph she observed is
10.26.89 Lenty
Date Applicant's Signature

CONTINUATION SHEET 5
APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE
(.Cont.). of the man that had raped her.
her basement level bedroom at her residence of 1461 Clairidge Rd. Balto. Co. 21207
She was awakened by a hand on her shoulder. She started to scream and her mouth was
covered by a gloved hand. An unknown male calmy stated " Please don't scream. I've
got a knife. Don't make me use it."
She described the man as a white male, approx. six foot, three inches tall, heavy
build, wearing a dark ski mask covering his head and face, a black pull over shirt,
black pants, dark gloves. He had a hunched over appearance.
The defendant unhooked her bra and fondled her breast. He removed her underpants
and pulled her to the edge of the bed. He told her to lie on the floor. He forced
vaginal intercourse but had a good deal of difficulty obtaining and maintaining an
erection. He then left.
Police examination of the residence revealed entry had been gained by cutting a
piece of screen from the rear kitchen door, then unlocking the door. Nothing in the
residence appeared disturbed.
10:26:89 Saun M. Lenty
Date Applicant's Signature

..... Case No....

Defendant's Name. Paul Howard Inskeep, Sr. ....

Defendant's Name Paul Howard Inskeep, Sr. Case No.
CONTINUATION SHEET 6
APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE
On Wednesday, August 1, 1984 between 0430-0446hrs., Sally Monteferrante was
asleep in the den of her residence at 1413 Kirkwood Rd. Balto. Co. 21207. She was
awakened by a flashlight shing in the hallway. She observed an unknown male shing the
flashlight.
She described the man as being a white male, approx. 6/2", 200 lbs., large build,
fair complexion, mustache, wearing a dark bandana over the lower half of his face, a
black full length coat, dark shoes.
Ms. Monteferrante asked "Who's there?" The man entered the room and told her he
had a knife. He said he wasn't going to hurt her, but he would use the knife if he had
to. He told her to remove her terrycloth romper and she complied.
The defendant forced vaginal intercourse, but had difficulty obtaining and maintaining
an erection. During this time, Ms. Monteferrante felt an object the defendant held at
her neck. She realized it to be a hunting type knife.
The defendant left the residence after the intercourse.
Police examination showed the unlocked rear kitchen window had been opened, then
the kitchen door was unlocked and opened with keys that hung next to the door. The
kitchen telephone was removed from it's receiver. Nothing else in the residence appeared
disturbed.
10.26.89  Applicant's Signature  Applicant's Signature

STAT
I hereb

## DISTRICT COURT OF MARYLAND FOR

BALTO. G.

	Located at				.□ TR □ CR Cas	e No.	City/Cour	
		JUNEUU D			2011 Hay 20	OD	50	4.8-4
STATE	OF MARYLAND	VS.	Defendant	DOBIA	SWOOD RD.	~	7777	787-04
			Address	130011	soc of cep.		1200	20001
			L APPEARANC					
I hereby	certify that when the	above named	Defendant was bro	ought before	me for his initial app	bearan	ce, I:	3 You ha
INFO	ASED Defendant on RMED Defendant of ies, if any.	of each offense	with which he is	charged an	d of the allowable	penalt	ies, includin	ig mandatory
□ PROV	IDED Defendant wi							
	SED Defendant that Defendant a copy of				ble, but will be pro	vided	as soon as	possible and
REQU	IRED Defendant to	read or	READ to Defend	ant, the Notic				De (Cr)
	SED Defendant that oceed to trial with D				Court could determ	ine tha	at he has wa	aived counsel
ADVI	SED Defendant that right to have a pre-	t he is charge	d with a felony th	nat is not wi	thin the jurisdiction	of th	e District C	ourt; that he
reques	st will result in a wai	ver of such hea	ring.					
☐ Def	fendant requests prel erk will notify him of	iminary hearin	g.   It is schedule dant waives prelimed	d for ninary hearin	Defendant defe	ers ele	ction TA	re w/
/		Pre	etrial Release Dete	rmination (R	ule 4-216)			ATTORN
	asis of information av Defendant is not elig					638 1	B of the Ma	ryland Code.
☐ That I	Defendant may be rel	leased on his pe	ersonal recognizan	ce because:				Tyrunu Coue.
	is not charged with a fill reasonably assure			n penalty is c	leath or life impriso	nment.		
All	the charges against t	he Defendant a	are nonjailable offe	enses.				
That r	elease on personal re	cognizance wi	Il not reasonably e	e Seve	bearance of the Defe	ndant	as required	because
1. com	ollowing condition(s) limitted Defendant to agree to supervise h	custody of	n ensuring his anne	earance in co	urt			
2. plac	ed Defendant under	the supervision	of	Deal	extinuo or Public Officer			
3. subi	ected Defendant to t	he following re	estrictions	110	action of Fubile Officer			
					travel, association, resid	dence		
4 requ	ired a bail bond in the	ne amount of \$	DENIE	D		on t	he following	condition(s):
□ W	vithout collateral seco	urity.						
t	with collateral securitg to be satisfied by de approved by the Cou	positing the re						
	with collateral securi		lue to the full per	alty amount	to be satisfied by	deposit	ing the requ	uired amount
i	n cash, by certified and/or with the obligation	check, by ple	edging intangible	property app	roved by the Cour	t, by	encumbering	g real estate,
INFOR	MED THE DEFENI	ANT.	No	otice				
	a condition of ANY		Defendant appear	for hearing a	nd/or trial as directe	ed by the	he Court.	
2. that he w	a warrant for his arrest illfully fails to surrender	will be issued in himself within 30	f he violates the cond days following the f	dition(s) of rele orfeiture, he ma	ease; that if the recogn may be charged and fined	izance not mo	or bail bond in the state of th	0 or imprisoned
	ot more than 5 years on ore than 1 year or both.							or imprisoned
	he must notify the C	ourt in writing	of any change of a	address or tel	ephone number.			
10-		1:35 8	m -1	illian	n mos	ne	1 80	16
	Date		Re	ceipt				
I have	read had read of release, the Notice	to me the offen	se with which I am	charged, the	conditions of release	e, the p	enalty for vi	iolation of the
the trial da	te/preliminary inquiry	Inreliminary hea	ring date is		nt nt			informed that
or that I w		te by the clerk I	agree to the conditi	Dr.N.6	LICE OUL	direct	DAT	7
5-27-	S di tile da				agree to appear as	directe	ton ko	ep
Date	/	Signature of	Custodian	J		Signature	of Defendant	0





## TO THE PERSON CHARGED:

1. This paper charges you with committing a crime.

- 2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
- 3. You have the right to have a lawyer.
- 4. A lawyer can be helpful to you by:
  - (A) explaining the charges in this paper;
  - (B) telling you the possible penalties; the decime members and the possible penalties; the decime members and the possible penalties;

  - (C) helping you at trial;
    (D) helping you protect your constitutional rights;

and

(E) helping you to get a fair penalty if convicted.

- and proceed to trial with Defendant unrepresented by a l 5. Even if you plan to plead guilty, a lawyer can be helpful.
- 6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender. done to review a ni sluger like teen
- 7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
- 8. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER. If you do not have a lawyer before the trial date, you may have to go to trial without one.

I with collateral security squal in value to the greater of \$25.00 or

	DISTRICT COL	OF M	ARYLAND F	OR C	2
O A A	Located at		Court Address	1.00	C
17	FMARYLAND	ENTER	VS.	INSKEE Defendant	EP,

INSKEEP, PAUL HOWARD SR. 4-8-43
Defendant
1911 ROBINWOOD B.
Address
BALTO, MD ZIZZZ 282-0467

## COMMITMENT PENDING HEARING

TO: SHERIFF OF BALTIMORE COUNTY

YOU ARE HEREBY COMMANDED to receive from any officer the body of the above-named Defendant who is charged with the offense(s) of BURGLANY- 407. 1 197 DEGREE RAPE - 4079
In default of \$ DENIED bail ( % acceptable).
Bail review was held by Judge AME and Defendant is committed
In default of \$bail ( % acceptable). B& 13/33/84 \DDA
☐ Having been surrendered by bondsman, bond of \$to continue.
YOU ARE FURTHER COMMANDED to:
☐ Transfer the Defendant to the jail or detention center in
county/city. If the Defendant has not been transferred prior
to the next session of court, and has not had a bail review, he is to be brought before the court in your
county for bail reveiw.  □ Produce the Defendant:
☐ for further review before a judicial officer of the District Court for
county/city located at.
Maryland, within 30 60* days if before that time the Defendant has not posted the bail or been arrested
on a warrant of the Governor of Maryland on a requisition of the executive authority of the State of
□ for court annearance as follows:
For court appearance as follows: PENDING CIRCUIT COURT
Location Date
Time
Purpose
☐ Bail Review ☐ Preliminary Hearing/Inquiry
□ Trial
Other (describe)
10.27.89 1:40 PM Talliam Morner 8016
Date Time Clerk/Judge/Commissioner I.D.
*Applies to second commitment only. DEF. VOLUNTAPRILY WAINES PREGENCE AT BAIL REVIEW:
DC/CR 12 (Rev. 5/88)

FURTHER, Defendant hereby requests a preliminary hearing.

Thomas J. Saunders
District Public Defender
500 Virginia Avenue
Towson, Maryland 21204

Respectfully submitted,

321-3727

\* MD.

### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing Entry of Appearance and Request for Preliminary Hearing was delivered to the Office of the State's Attorney for Baltimore County, Courts Building, Towson, Maryland 21204, this 6th day of November , 1989.

Thomas J. Saunders

District Public Defender

11/7/89 NOTE: Appearance has been entered.

Request for a Preliminary Hearing is not timely, therefore, cannot be granted.

Case is PENDING CIRCUIT COURT until 12/6/89.

Joe McCarthy, P.H. Desk 321-3349

CC: Public Defender

S/A Attn Babs

DISTRICT COURT OF MARYLAN	ND FOR Balto, County
Located at Towson, Md.	City/County Case No. 665693C0
Court Address	Inskeep Sr., Paul H.
Charge: (1) E561783; E437901; E257370.	Address
(2)	
NOTICE TO STAT	E'S ATTORNEY
TO THE STATE'S ATTORNEY FOR Balto	COUNTY:
Please be advised the following action took place in the	he above entitled case regarding a preliminary hearing.
☐ Defendant affirmatively waived right to a prelimin	nary hearing on
xx Defendant failed to request a preliminary hearing waiving right to a preliminary hearing. 11/6/89	*
☐ A preliminary hearing was held on	, and the Court found probable cause
to believe that the Defendant committed an offens	se.
As a result of the above action, you have 30 days from the Rule 4-221. 12/6/89.	ne above date to comply with the provisions of Maryland
Date  Receipt of the above Notice acknowledged:	S. M. Carthy Clerk

State's Attorney

Date

INSKEER, PAUL HOWARD SR.

TISIO OF	
DE ST	

## DISTRICT COURT OF MARYLAND FOR....

BALTO. Co.

Located	at																	
										1	0	O	117	rt	A	1	h	r

Case No. 66569300

STATE OF MARYLAND

INSKEER, PAUL HOWARD SIG

## **INITIAL APPEARANCE QUESTIONNAIRE**

Name	<i>A</i>	Alias
Address 1911 ROBINWOOD		
	Zin	How Long?
Previous Address 1915 2ANG		How Long ?
State of Maryland (Residence) How Long?		D.O.B. 4-8-43
Marital Status MARRI	No. of Dependents	7
With whom are you living JOANN		Relationship MIFE
Employer SETTH ST		Length of Time . Z. 5 yr
Address SPARRO	WS FOINC	Zip Code
Phone # Appro	ox. Income \$30,000	s.s. #214-42-2812
Income from other sources: Amount	Source	
Unemployed? How Long?	Last Employer	······································
Address		Phone #
CRIMINAL CONVICTIONS:		
Charge	Disposition	Date
	9EX SHOWSE-3 of Det , B	
Charge 7-24-78-Batter 9-26-80- ASSIT WE RAPE	GEY SHOWE - 3rd Deby B	
Charge 7-24-78-Batter 9-26-80-A9917 JE RAPE, 13-3-81 B+E, PERV	SEX SHOWE - 3 of Deb. , B. (ENTED MACTICE  ARGES:  Trial Date  Where	3.2-82 SOY SRG SAM STANK-,
Charge 7-24-78-Batter 9-26-80-ASSIT WIT RAPE, 13-3-81-B+E, PERV AWAITING TRIAL ON OTHER CHA Charge RAPE, BURGLARY - 7075	SEY SHONGE - 3 ND DEL , BO VENTEN MARCTICE ARGES: Trial Date Where PENDENG C.C.	3-2-87 SOY SRG ANY STRINGS-,
Charge 7-24-73-Battag 9-26-80- A99LT WIT RAPPA 13-3-81- B+E FERV  AWAITING TRIAL ON OTHER CHA  Charge RAPE, BSRELARY - 7075  PRESENTLY ON PAROLE PROBATI	SEY SHOWE - 3 N. DEL , B. VERTED MACTICE  ARGES:  Trial Date  PENDING C.C.	3-2-82 SOY SPANSE-, Bail SENIED
Charge 7-24-78-Batter 9-26-80-A99LT JE RAPE 13-3-81-B+E FERV  AWAITING TRIAL ON OTHER CHA  Charge RAPE, BURGLARY - 7075  PRESENTLY ON PAROLE PROBATI  Charge	SEY SHONGE - 3 ND DEL , BO VENTEN MARCTICE ARGES: Trial Date Where PENDENG C.C.	3-2-87 SOY SRG ANY STRINGS-,
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Charge 7-24-78-Batter 9-26-80-A99LT JE RAPE 13-3-81-B+E FERV  AWAITING TRIAL ON OTHER CHA  Charge RAPE, BURGLARY - 7075  PRESENTLY ON PAROLE PROBATI  Charge TRESPASS	SEX SHONE - 3ND DUE , BE VENTED MARCTICE  Trial Date Where  PENDENG C.C.  Probation Agent	3.2-82.50/ SPENICED  Term 1990
Charge 7-24-73-Battas 9-26-30-A99LT whe name 13-3-81-B+E FERV  AWAITING TRIAL ON OTHER CHA Charge RAPE BURGLARY - 7075  PRESENTLY ON PAROLE PROBATI Charge TRESPOSS  *Defendant (appears to have) (has) (admits having	SEX SHONE - 3ND DUE , BE VENTED MARCTICE  Trial Date Where  PENDENG C.C.  Probation Agent	3.2-82.50/ SPENICED  Term 1990

## CIRCUIT COURT FOR BALTIMORE COUNTY

## Towson, Maryland 21204

District Court Case No.

	Case No. 89cg 6997, 6998, 6999, 700
	12/2 19.89
	REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL
FRO	OM: SUZANNE MENSH, Clerk
	THE SHERIFF OF BALTIMORE COUNTY, MARYLAND
Nar	ne Of Prisoner Tasel Honard Inspery
Dat	ne Of Prisoner fasel Hannel Inches
Cha	arge Guilty NOT GUILTY
DIS	POSITION:
A.	Sentenced To Department Of Correction
	Length Of Sentence
B.	Sentenced To Baltimore County Detention Center
5	
c.)	Remanded To Baltimore County Detention CenterProbation Report Of Psychiatric Evaluation
D	Placed On Probation
-	Length Of Probation
E.	Sentenced To Baltimore County Detention Center Work Release Recommended
 F.	Stet
G.	Nol Pros
H.)	Arraignment
I.	Trial Continued
J.	Trial Postponed
K.	Bail Hearing
L.	Defendant Released From This Case Only. Release In Transit.
	SUZANNE MENSH CLERK

900	WRIT OF HABEAS CORPUS
	RCUIT COURT FOR BALTIMORE C TY 1889
	State of Maryland vs. Paul Howard Inskeep SR Case No. 89CR7000
	State of Maryland, Baltimore County to wit: D. O.B. April 8, 1943
	Worden; Baltimore County Det. Center/WARROYDEC UE Kenilworth + Bosley Ave.
	Baltimore, MD 21204
	You are hereby COMMANDED TO HAVE Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on December 13, 1989 at
	09:15 A.M. the body of Paul Howard Inskeep SR for ARRAIGNMENT, unless your counsel enters an appearance in writing on or before the time specified in this writ.
	Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.
	Issued: December 8, 1989
	SUZANNE MENSH Clerk, Circuit Court for Baltimore County
	Per Deputy  RETURN OF SERVICE
	date defendant served with writ & charging document: $2-11-89$
	DATE SERVICE NOT MADE:
	REASON: FILED DEC 14'89 Stoward Mala
	SIGNATURE REFERENCE OF BELTO. CO., MD.

# COURT CLERK'S WORK SHEET

TRIAL DATE	2/2/90	Jı	idge Ea	D.Jr
m. Palve	STATE'S ATTORNEY		£.	n. Cohen DEFENDANT'S ATTORNEY
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	GRANTED			OVERRULED
2	2. END of ENTIRE CAS	E defs. Motion For	Judgment o	f ACQUITTAL
	GRANTED			OVERRULED
VERDICT:	GUILTY ON COUNTS		NOT GUIL	TY ON COUNTS
SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
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REMARKS In	ial date 3/1	190 ppd.	at H	he request of the
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NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

# CIRCUIT COURT FOR BALTIMORE COUNTY 89025882

Towson, Maryland 21204 890 R 7000, 890 R 3085

89CR2294-95-496 District Court Case No. \$9CR 6997, 98,99

Case No. 89CR 25-69-2570

## REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FRO	DM: SUZANNE MENSH, Clerk
	THE SHERIFF OF BALTIMORE COUNTY, MARYLAND
Nan	e Of Trial 2/2 , 1990 Judge Edward a. De waters, g
Cha	rge Rope NOT GUILTY
A.	Sentenced To Department Of Correction
B.	Sentenced To Baltimore County Detention Center
<u>c</u> ,	Remanded To Baltimore County Detention Center
D.	Placed On Probation Length Of Probation
	Sentenced To Baltimore County Detention Center Work Release Recommended
	Stet
G.	Nol Pros
H.	Arraignment
I. J.	Trial Continued  date 3/1/90  Trial Postponed
K.	Bail Hearing
	Defendant Released From This Case Only. Release In Transit.

SUZANNE MFNSH, CLERK

IN THE CIRCUIT COURT FOR BALTIMORE COUNTY

89 CR 7000

#### STATE'S ANSWER TO DEFENDANT'S MOTION FOR DISCOVERY AND INSPECTION

Now comes Sandra A. O'Connor, State's Attorney For Baltimore County, and Michael , Assistant State's Attorney for Baltimore County, and in Answer A. Tulver to Defendant's Motion for Discovery and Inspection, says the following:

- 1. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy any books, papers, documents, recordings or photographs which the State intends to use at trial; inspect and photograph any tangible objects which the State intends to use at trial; and to inspect, copy and photograph any item obtained from or belonging to the Defendant.
- 2. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy all written reports or statements made in connection with this case by each expert consulted by the State. If any oral report has been made by such an expert, a report will be attached hereto indicating the substance of the report and any conclusions reached. A copy of any written reports, if available, will be attached hereto.
- The Defendant made no statements or confessions, oral or written, which are known to the State at the present time.

The Defendant made a written statement or confession, the copy of which is attached hereto.

The Defendant made an oral statement or confession, the substance of which is as follows:

The Co-defendant(s) made no statements or confessions, oral or written, which are known to the State at the present time.

The Co-defendant(s) made a written statement or confession, the copy of which is attached hereto.

The Co-defendant(s) made an oral statement or confession, the substance of which is as follows:

- 5. At the present time, there is no information known to the State which is exculpatory, in any manner, to the Defendant.
- 6. The State reserves the right to amend and/or supplement this answer, upon reasonable notice to the Defendant or his Counsel before the trial, by supplying information not presently known to the State's Attorney's Office.
- 7. As to all other requests by the Defendant (except for the answer to 8 below), the State declines to answer because those requests do not come within the purview of Maryland Rule 4-263.
- 8. The names and addresses of the witnesses now known that the State intends to call to prove its case in chief or to rebut alibi testimony are as follows:

See ATTAcheel Withess List.

Off. R. Heavner # 2155 BCPD FILED MAR2 1990

OFF. J. Holthaus # 1956 BCPD

9. Upon notice to the State, the Defendant may inspect the contents of the State's file in this case, excluding those items otherwise privileged by law.

SANDRA A. O'CONNOR
STATE'S ATTORNEY FOR BALTIMORE COUNTY

Theat Maline

ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY

ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY COUNTY COURTS BUILDING TOWSON, MARYLAND 21204

Now comes the Defendant, Paul H. Inskeep, by his attorney,
Nancy M. Cohen, Assistant Public Defender, and as pleas to the within
charges says:

- 1. Not guilty.
- 2. Not criminally responsible by reason that at the time of the commission of the offenses alleged, the Defendant suffered mental disorder and/or mental retardation and lacked substantial capacity to either appreciate the criminality of his conduct or to conform his conduct to the requirements of the law.
- 3. Not competent to stand trial in that the Defendant is unable to understand the nature of the proceedings against him or to assist in his defense.
- 4. The filing of the instant plea is vital to the proper representation of the Defendant.

Nancy M. Cohen

Asst. Public Defender 500 Virginia Avenue

Towson, Maryland 21204

321-3779

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing Plea has been delivered to the Office of the State's Attorney for Baltimore County, County Courts Building, Towson, Maryland 21204, this 5th day of April, 1990.

Nancy M. Cohen

Asst. Public Defender 500 Virginia Avenue Towson, Maryland 21204

321-3779

STATE OF MARYLAND

IN THE CIRCUIT COURT

VS.

FOR BALTIMORE COUNTY 89CR2294

PAUL INSKEEP

89CR2294 89CR6999 89CR2295 89CR6999 CASE NOS: 89CR2570 89CR6999 89CR3085 89CR2566 89CR5882 89CR229

### STATE'S MOTION FOR JOINT TRIAL OF OFFENSES

Now comes Sandra A. O'Connor, State's Attorney for Baltimore County, and Mickey J. Norman and Robin S. Coffin, Assistant State's Attorneys for Baltimore County, and in Support of the State's Motion for Joint Trial of Offenses, says:

- 1. Md. Rule 4-253 provides for the joint trial of offenses, when a Defendant has been charged in two or more charging documents, upon the request of either party.
- 2. The Defendant, Paul Inskeep, Sr. has been indicted in eleven (11) cases, charging Rape, Burglary and related offenses.
- 3. The joinder of cases requires the balancing of potential prejudice to the Defendant against the savings of time and expense that separate trial would entail. <u>Jennings v. State</u>, 8 Md. App. 312, 259 A.2d 543 (1969), <u>Peterson v. State</u>, 15 Md. App. 478 (1972).
- 4. In determining joinder, the Court has recognized the so-called "signature" or "handwork" exception and deemed joinder appropriate, where the crimes are so unusual and distinctive as to be like a signature. Moore v. State, 73 Md. App. 36 (1987); Ellerba v. State, 41 Md. App. 712 (1979).

- 5. As a general rule, a Defendant charged with similar but unrelated offenses is entitled to a severance where he establishes that the evidence as to each individual offense would not be mutually admissible at separate trials.

  Ellerba v. State, 41 Md. App. 712, 729; McKnight v. State, 280 Md. 604, 612 (1977).
- 6. In determining the admissibility of the evidence in each of these cases, the Court must look to the rules of evidence, as it relates to "other crimes evidence."
- 7. If the evidence of each of these offenses is admissible at each separate trial, as "other crimes evidence," it is proper that the cases be tried in one trial.
- 8. Evidence of other crimes may be admitted when it tends to establish... the identity of the person charged with the commission of a crime on trial.

  Ross v. State, 276 Md. 664, 669-70 (1976); State v. Jones, 395 A.2d 1182, 1186 (1979).
- 9. Evidence of other offenses may be received under the identity exception if it shows any of the following:
- a) the Defendant's presence at the scene or in the locality of the crime on trial; ...
- c) the Defendant's identity from a handwriting examplar, "mug shot", or fingerprint record from a prior arrest, or his identity through a ballistics test;
  - d) the Defendant's identity from a remark made by him, ...;
- f) that the Defendant was found in possession of articles taken from the victim of the crime on trial; and
- h) that a peculiar modus operandi used by the Defendant on another occasion was used by the perpetrator of the crime on trial. State v. Faulkner, 314 Md. 630, 552 A.2d 8961, 900 (1989).

- 10. In order to establish modus operandi, the other crimes must be "so nearly identical in method as to earmark them as the handwork of the accused. McKnight v. State, 280 Md. at 613.
- 11. However, earmarks that are not distinctive when considered separately, may yield a distinctive combination if considerated together and tend to suggest the perpetrator of the crimes is the same. Moore v. State, 73 Md. App. 36,41-42 (1987).
- 12. The earmarks of the Defendant in these offenses yields a distinctive combination, that when considerated together, suggest that the Defendant is the perpetrator of all of the offenses. (See attached 34 page synopsis of the offenses).
- 13. The evidence of the "other crimes" is independently and substantially relevant to the contested issue of identity. This evidence is reasonably necessary. and serves an appropriate probative purpose. State v. Faulkner, 552 A.2d 896, 901.
- 14. The probative value of the "other crimes evidence" is not substantially outweighed by any unfair prejudice. Harris v. State, 567 A.2d 476, 501 Md. App. (1989).

WHEREFORE, the State prays that this Honorable Court:

- a. hold a hearing on this motion; and
- b. grant the State's Motion for the joinder of Case Numbers 89CR2294, 89CR2295, 89CR2570, 89CR5882, 89CR7000, 89CR6997, 89CR6999, 89CR2569, and 89CR2296, 89CR3085, and 89CR6998.

SANDRA A. O'CONNOR State's Attorney for Baltimore County

Assistant State's Attorney for

Baltimore County

ROBIN S. COFFIN

Assistant State's Attorney for

Baltimore County

I HEREBY CERTIFY that a copy of the aforegoing State's Motion for Joint Trial of Offenses was mailed on this 16th day of April, 1990 to: Nancy Cohen, 500 Virginia Avenue, Towson, Maryland 21204 and Russell White, Suite 1110, Hampton Plaza, 300 E. Joppa Road, Towson, Maryland 21204.

ROBIN S. COFFIN

Assistant State's Attorney for

Baltimore County

MJN:RSC/mas

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On Wednesday, January 18, 1989, between the hours of 0105 and 0120 hours, Ms. Sylvia Lynn Santana, DOB: 11/2/71, was asleep in her parent's bedroom, located in the rear portion, first floor, of her residence at 2418 Plainfield Road, 21222, Baltimore County. Ms. Santana's poodle began barking at the (interior) bedroom doors, which are hinged, louvered doors, and not solid wood. Ms. Santana awakened, peered through the slats in the door, asking "Who's there?" The doors were forced open, knocking Ms. Santana backward, by an unknown white male, wearing a dark ski mask covering his head and face, a navy colored bomber style, waist length winter jacket, navy colored slacks, and dark gloves. She described the man as being over six foot tall, appearing to have somewhat of a pot belly, at least 35 years old. She said the man walked slowly and his voice was medium toned, calm but hurried.

The man shoved Ms. Santana backward, causing her to fall on the bed, and he lied on top of her. She told him to take anything he wanted, but not to hurt her. The man calmly told her to do as he said and she wouldn't get hurt. She asked if he was going to hurt her and he responded, "no". The man raised her shirt, touched and kissed her breast, and removed her shorts and underpants. He held her down by laying one arm across her shoulders. The hand used to touch her breast was no longer gloved. As he kissed her breast, he raised his ski mask to the bridge of his nose, revealing a thick, dark mustache. He told her she had nice breasts.

The man unzipped his pants and removed his penis, telling her to touch his penis. He had great difficulty in obtaining and maintaining an erection and kept telling her to touch his penis, to "help" him and to "move" with him as he forced vaginal intercourse. The man asked her if she "did this", referring to sexual intercourse. Ms. Santana responded, "no", and the man said he had seen her and her boyfriend the Friday night before. Ms. Santana's boyfriend stayed at her residence on January 13th, the Friday night before, but they did not engage in sexual intercourse.

The intercourse was completed very briefly and the man stood up and zippered his pants. He asked her if she was going to tell

anybody, and she said she would not. He asked her if she could fix the bedroom door. She said yes, she could find someone to fix it. The man said, "Don't tell anybody and I won't have to tie you up. Just lay there." She assured him she would'nt tell anyone.

Ms. Santana observed the man walk in the direction of the kitchen, then heard an unusual sliding sound. She said he walked very slowly. After a few moments of silence, she got up and checked the doors of the residence to be sure they were locked, then telephoned 911.

Police examination of the residence revealed the rear sliding glass doors of the residence were secured with only a block of wood layed on the inside track. The wood was raised a few inches higher where the glass doors meet. The exterior aluminum door frame, at the point where the wood layed, has scratches on it, appearing to be fresh. Glove impressions were observed on the glass near the handle of the door.

Ms. Santana received a sexual assault examination from the resident gynecologist at Greater Baltimore Medical Center, shortly after the offense. The doctor retrieved hairs from inside of Ms. Santana's vagina, believed to be foreign.

Ms. Santanas parents left on 1/13/89 for a week long vacation in Florida. On 1/13, 1/14, and 1/15, Ms. Santana had friends spend the night with her. On 1/16 and 1/17, she was alone at the residence during the night. During the offense, nothing was disturbed nor taken from the residence. The phone in the residence is located in a very obscure section of the kitchen. Prior to the offense, Ms. Santana's telephone rang at approximately 2330 hours. She had been sleeping and did not answer the phone upon awakening. The phone stopped ringing and began ringing again, shortly thereafter. Ms. Santana answered and the caller was silent, then hung up.

On 1/18/89, Det. Ford spoke with Dr. Breitenecker, Forensic Pathologist at G.B.M.C. Dr. Breitenecker stated the laboratory analysis of the vaginal aspirate obtained from Ms. Santana showed markedly elevated acid phosphotase levels and quantities

of spermatazoa. Both results were indicative of very recent intercourse. Dr. Breitenecker stated the aspirate sample is being preserved for future laboratory analysis. Det. Ford took custody of the hair sample and submitted it as evidence. See related police report, H-015454, attachment A.

Prior to the above offense, several burglary/rapes, burglary/sex offenses, and burglaries, have occurred dating back to 1980. All offenses have had a similar modus operendi, similar suspect descriptions and similar locations. A suspect has been developed in these cases, namely Paul Howard Inskeep, Sr. A synopsis of these cases is as follows:

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On Sunday, September 25, 1988 at approximately 0545 hours, Michelle Lynn Lay, DOB: 7/17/67, was asleep in her bedroom at her parents residence at 3813 Bayville Road, 21220, Baltimore County. Ms. Lay was awakened when she heard her bedroom door open. She was alone at the residence, and thinking her mother might have returned, she called, "mom". She heard a male voice say, "Don't worry, I won't hurt you. I'm a friend of the family", as he approached her.

She described him as an unknown white male, at least six foot tall, approximately 200 lbs., with a pot belly and a heavy, dumpy build. He wore a navy blue ski mask covering his head and face, a blue sweat shirt, faded blue jeans, rust colored suede work-type gloves. He had forward, rounded shoulders and she thought he was in his thirties.

Ms. Lay began yelling, "no", and moved to the far side of her bed. The man grabbed her, pulled her back to the other side of the bed, stating, "I won't hurt you. If you don't go along with me, I'll tie you up." He tore off her underpants and raised her nightgown above her breasts, then lied on top of her. He removed the glove from his right hand and fondled her right breast as he held her wrists down with his left hand. She said the hand was large and average textured. He attempted to kiss her and she noticed he was unshaven and had a full mustache. He kept telling her he won't hurt her and he would tie her up. He unfastened his brown leather belt, unzipped and lowered his pants. Then put his finger in her vagina. He penetrated her vagina with his penis, but had difficulty maintaining an erection. Ms. Lay told him she would rather die than cooperate, that she was only 21 (years old), and attends college.

The man got up and told her not to tell anyone. The man left toward the dining room, located in the rear of the house, and the sliding glass doors opened and closed. Ms. Lay's parents were away in West Virginia when the offense occurred.

While the man was in the residence, he removed the kitchen telephone from it's receiver, disabling the telephone in her bedroom. Ms. Lay believed a tube of Blistex lip balm was missing from her bedroom dresser. Nothing was missing nor disturbed in

the remainder of the house.

Ms. Lay received a sexual assault examination at Union Memorial Hospital. Det. Saunders took custody of the items collected during the exam. These items along with the victims clothing and bed clothes were submitted to the FBI Forensic Laboratory for the identification and analysis of foreign hairs, fibers, and body fluids suitable for comparative examination.

Police examination of the sliding glass doors revealed they are easily opened, even when locked, by lifting and pulling back on the door.

Ms. Lay's house is located within one half of a mile of Mary Jane Foard of 306 Lambson Court, 21220. Paul Howard Inskeep, Sr. lived with Ms. Foard until 1981, when he was criminally charged with sexually assaulting Ms. Foard's eldest daughter, Renee Hamil (details of this are included in the latter part of this application). Mr. Inskeep fathered Ms. Foard's youngest daughter, and visits her regularly. Ms. Foard has seen Mr. Inskeep driving through the neighborhood regularly, even on days he is not visiting his daughter.

See related police report G-272263, attachment B.

On Sunday, December 7, 1986 at approximately 0245 hours, Kathleen Hope Grannas, DOB: 6/21/53, was asleep in her ground floor bedroom at 3708 Holly Grove Road, 21220, Baltimore County. She heard a scratching sound at her bedroom door and alerted her boyfriend, Daniel Patton, who was sleeping beside her. The noise stopped and Mr. Patton got up to check if the noise had been made by his 9-year old son, in the next bedroom. Mr. Patton unlocked and opened the bedroom door and observed an unknown white male crouched beside the door knob. They described the man as being a white male, approximately 6 foot, 2 inches, 180 pounds with a stocky to heavy build, wearing a brown ski mask covering his head and face, brown gloves, a dark jacket and dark pants. They said the man spoke in a calm, normal tone, but felt he was attempting to disguise his voice.

The man stood up, holding an object in his left hand, and calmly told Mr. Patton to get back in bed. The man asked if there was any money in the house. Mr. Patton told him there was money in his pants pocket, but not much. The man asked, "Is that all?" and Mr. Patton said it was the only money. The man asked, "You swear?", Mr. Patton said he swears there is no other money in the house. At one point, Ms. Grannas told the man she had money in her purse on the dining room table.

The man said he had a gun and didn't want to hurt anybody. He then asked if anyone else was in the house. Mr. Patton told him his son was sleeping in the next room. The man stood silent, looking at Mr. Patton and Mrs. Grannas for a few seconds. He then stated, "I'm going to leave, give me a few minutes." Mr. Patton said, "Okay", and the man asked, "You swear?" Mr. Patton said "yes". The man closed the bedroom door. After a few moments, they heard a door open and close. After a few minutes of silence, Mr. Patton got up, checked his son, then checked the house. He discovered the kitchen door unlocked and the rear laundry room doors night latch was off. All door's were locked by Ms. Grannas prior to retiring.

Police examination of the house revealed the lock on the kitchen window was defective, allowing it to be opened from the

outside. A partial footprint appearing to be fresh was observed on the ground outside of the window. The exterior telephone lines had been severed.

The man stayed in the bedroom doorway as he spoke to Mr. Patton and Ms. Grannas. He did not attempt to retrieve the money from Mr. Patton's pants located inside the bedroom at any time. Ms. Grannas checked for the money in her purse and found the money untouched. Nothing else in the house appeared to be disturbed, nor taken.

Sometime later, Ms. Grannas discovered her driver's license missing from her purse. Sometime after the offense, Ms. Grannas had been contacted by a county roads employee who had recovered her license on Interstate 70, near the Catonsville area. By this time, she had obtained a new driver's license and told him to throw it away.

Prior to the offense, Mr. Grannas had been receiving phone calls that when she answered the phone, the caller remained silent. Her telephone number was unlisted and she knew of no one that would be making the calls.

On the night of the offense, Ms. Grannas' children, aged 11 and 5 years, were spending the night with their father. Mr. Patton usually works at night and drives his car to Ms. Granna's house. On this night Mr. Patton was off work. He and Ms. Grannas had gone out to dinner, picked up Mr. Patton's son, then rode in Ms. Grannas' car to her house. Ms. Grannas's house is located within one block of Mary Jane Foard's house.

See related police report, F-062221, attachment C.

On Wednesday, January 1, 1986 at approximately 0345 hours, Kimberly Jo Bryde, DOB: 1/14/70, was asleep on the living room sofa at 3925 Misty View Road, 21220, Baltimore County. Ms. Bryde was awakened by an unknown male sitting on the sofa with his arm around her waist. He told her, "Take your shirt off", then stated, "If you yell, I'll leave." Ms. Bryde said the man repeated his speech.

Ms. Bryde described the man as a white male, six foot tall, heavy build, wearing a brown ski mask over his head and face, a dark colored heavy winter coat, pee type or watchman type, baggy dark blue work type pants and brown gloves. He held in his hand a shiney object she believed to be a razor type knife.

Ms. Bryde screamed, "Butch", in an effort to summons Howard Vernon Vicars, who was sleeping in an upstairs bedroom. The man shoved his fingers in her mouth in an effort to muffle her scream. As Mr. Vicans awakened and began walking downstairs, the man fled from the residence exiting through the rear door. Mr. Vicars chased the man as he ran northbound between two houses, but lost sight of him after that. As Mr. Vicars was walking back to the residence, he observed a red four wheel drive vehicle driving on Bayville Road, toward Carroll Island Road. This was the only vehicle being driven in the area.

Police examination of the residence revealed the screen was removed from the dining room window. The glass was broken in the window and the window was raised approximately eight inches.

Familiar with Mr. Inskeep being a suspect, the police officers responded to the residence contacted Woodlawn Precinct requesting the officers check 1415 Langford Road, 21207. This residence is where Paul Howard Inskeep, Sr. was residing at the time, along with his parents. Off. Collins responded to the residence and found Mr. Inskeep's vehicle was not there, a 1983 Chevy Mini Blazer, red in color with black stripes, bearing Maryland registration Y03453. He broadcast this information over the police radio. At approximately 0605 hours, Off. Collins observed Mr. Inskeep driving the vehicle on Langford Road near Newfield Road. Off. Collins stopped the vehicle and approached the driver, Paul

Howard Inskeep Sr. Off Collins observed fresh mud on the floor mat of the vehicle, a pair of gloves on the console of the vehicle, and two blankets that appeared to be concealing items in the vehicle. Mr. Inskeep quickly exited the vehicle and locked the door behind him. He was wearing ill-fitting dark blue work pants, a dark blue sweat shirt, and brown work boots. He was not wearing a coat, although the weather was cold. Mr. Inskeep appeared to be very nervous and repeated his speech.

When he was asked to be taken to the victim for a one-on-one identification, Mr. Inskeep went to his vehicle and put on a brown jacket. He again locked his vehicle.

When Ms. Bryde observed Mr. Inskeep, she felt his pants, height and build were the same as the man who had broken in. Because of the ski mask having been worn, she could not make a positive identification of the man.

Ms. Brydes residence is located within  $\frac{1}{4}$  mile from Mary Jane Foard's house.

See related police report, E-683337, attachment D.

Tuesday, September 24, 1985, at approximately 0342 hours, Lynn Marie Sevil, DOB: 8/31/54, was asleep in her upstairs bedroom at her residence at 1144 Newfield Road. Ms. Sevil was awakened by an unknown white male approaching her bed. She described the man as being six foot, approximately 200 pounds, in his thirties, wearing a blue knit ski mask covering his head and face, a burgandy cotton baseball type jacket with gold colored stripes on the wrists and waistband, holding a pen light.

Ms. Sevil screamed and the man held an object to the left side of her face, telling her to shut up or he would cut her. He then told her to remove her clothing. She told him she was nude and he asked to see her. Ms. Sevil said, "no", then asked him not to do anything because she was having female trouble. She also stated if he would just leave, she wouldn't say anything. The man asked, "You won't say anything?" She stated, "Just leave now." The man left the room, pulling the door closed behind him until it was only slightly ajar.

Ms. Sevil's roommates, Kathleen McIntire and Stephen Keller, were asleep in another bedroom during the incident.

The Police were notified and the responding K-9 officer entered the residence through the undamaged, unlocked, rear door. Ms. McIntire was interviewed and related she had locked both doors, including the dead bolt locks, to the residence, prior to retiring for the night.

Subsequent interviews with Ms. McIntire revealed a "skeleton key" was missing from near the back door and her slip was missing from the den area of the residence. She described the slip as being a beige half slip with lace ruffles on the bottom, having a four inch tear on the side seam. Nothing else was disturbed, nor taken from the residence.

Det. Valentine, Baltimore County Police Sex Crimes Unit, conducted subsequent interviews with neighbors of Ms. Sevil.

Mary Johnson, residing at 1146 Newfield Road, related she had observed a red truck being driven by a white male with a mustache, glasses (sometimes), driving slowly along the alley at the rear of her residence. She observed the vehicle on four or

five occassions prior to the incident with Ms. Sevil. She believed the driver to be looking at her house as he drove by. The most recent time she had seen the vehicle was on 9/21/85, between the hours of 1900 to 1930.

Betty Smith, residing at 1156 Newfield Road, related she had observed a red truck, bearing Maryland registration Y03453, driving slowly in the rear alley of her house on 9/20/85. She first observed the vehicle at approximately 0630 hours, driving slowly. At approximately 0650 hours, she observed the vehicle parked in front of 1150 Newfield Road with the driver in the vehicle. At 0750 hours, she left for work and observed the vehicle still parked in front of 1150 Newfield Road. As she drove by the truck, the driver lowered his head. This prevented Mrs. Smith from seeing his face and only a green and white baseball cap he was wearing could be observed.

Mrs. Smith contacted the police. Off. Patton, Precinct 2, responded to the call and observed a 1983 red Chevy Blazer, bearing Maryland registration Y03453, parked in front of 1150 Newfield Road. He approached the vehicle and driver. The driver was Paul Howard Inskeep, Sr. At the time of the stop, Mr. Inskeep was wearing blue jeans, a light colored shirt and a reddish, baseball type jacket.

Mr. Inskeep appeared to be extremely nervous when questioned by Off. Patton. Mr. Inskeep stated he was waiting for his father to meet him at the location. Off. Patton asked him why he was to meet his father at this location since he and his father both resided less than ½ block away (1415 Langford Road). Mr. Inskeep could not provide an answer to the question.

Ms. McIntire was reinterviewed by Off. Fox, Precinct 2, on 10/22/85. She related approximately one week after the offense, she observed a white male with dark hair and a mustache, eyeglasses, approximately 35 years old, in a red Chevy Blazer, Maryland registration Y34535. The man and truck were stopped at the intersection of Kirkwood Road and Newfield Road, facing her residence. The man appeared to be looking at her residence. He then slowly drove away, watching Ms. McIntire as he passed.

See related police report, E-596593, attachment E.

On Friday, August 16, 1985 at approximately 0110 hours, Robin Denise Hovermale, DOB: 1/31/66, was asleep in her first floor bedroom at her residence of 425 Crisfield Road, 21220, Baltimore County. Ms. Hovermale was awakened by a loud bang. She closed her eyes again, then heard a second loud sound. Her bedroom door, which had been locked, flew open and an unknown white male was standing in the doorway. She described the man as being tall, having a heavy build, wearing a dark nylon jacket, wind breaker type, dark pants, a ski mask covering his head and face, dark with tan around the eyes and mouth, dark gloves and shining a pen light at her. She believed he had a mustache.

Ms. Hovermale screamed, "Tony", and nudged her boyfriend, Anthony Mouring, who was asleep beside her. The man told them, "Don't move, I have a gun." He hesitated, then asked Tony what his name was. Mr. Mourning responded, "Tony". The man told him to roll on his stomach, and when Mr. Mouring complied, the man tied Tony's hands behind his back with strips of terry cloth. The man put a hard object into Mr. Mourings' back and asked, "Do you know what this is?" Tony responded he did, believing the object to be a handgun.

The man then tore off Ms. Rovermale's terry cloth romper, and removed her underpants. She was crying loudly and he calmly told her to be quiet. She held her pillow against her face to muffle her cries. The man put his (ungloved) finger in her vagina then rubbed her body and breasts. He unzipped his pants and lied on top of her and attempted to have vaginal intercourse with her. His penis was not fully erect and he had difficulty penetrating her vagina. The man stood up, fumbled around her bureau, then applied hand lotion on her vulva and in her vagina. He then grabbed Ms. Hovermale around her waist and drug her onto the floor, then across the floor a few feet.

The man rubbed more hand lotion on the inside of her thighs. He repeatedly attempted to penetrate her vagina with his penis, however, he still was having difficulty maintaining an erection, he was not successful. He pushed her knees up, pushed away the pillow she was still clutching, and again attempted vaginal inter-

ourse. The man was successful, and as he forced intercourse, salmly said, "Stop crying and I'll leave, stop crying and I'll eave." He then said, "Move a little, move a little." She inderstood this to mean he wanted her to assist with the intercourse. He again told her to stop crying. The man got up, tied her feet, then her hands together with strips of terry cloth. The man touched something on Robins bureau and she observed him holding her mirror. She described the mirror as being hand sized, with a brown rectangular frame and the handle broken off. One side had a normal mirror, the other side had a magnifying mirror.

The man lifted the bedside telephone off its receiver, listened, then replaced it. He left the bedroom, returned and shone the pen light into Mr. Mouring's eyes. He left and returned to the doorway four of five additional times, then left the residence. After several moments, Robyn untied herself then untied Tony. They ran to her parents bedroom to call the police, however the phone line was dead. They then went to a neighbor's house and telephoned 911.

Police examination of the residence showed the molding had been pried off with an unknown tool, probably a screw driver, and one pane of glass had been removed from the rear kitchen window. The window was near the door, and he apparently reached in and unlocked the door. The exterior light bulb, near the door, had been unscrewed. The exterior telephone lines, also located at the rear of the house were severed. In the dining room, the phone had been removed from the jack and thrown into a nearby laundry basket.

Ms. Hovermale could not find her mirror and believed the man had kept it. Mr. Mouring believed he had fifteen dollars in various bills laying on the dining room table that was subsequently missing. Nothing else appeared to be disturbed nor taken from the residence. Both Ms. Hovermale and Mr. Mouring believed the man was surprized when he observed Mr. Mouring in the bedroom. Both Ms. Hovermale and Mr. Mouring stated the man spoke in a calm but hurried tone.

On 8/18/85, Ms. Hovermale went to Pc. 11 and spoke with Off.

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On Saturday, March 30, 1985 at approximately 0500 hours, Monica Marie Trimp, DOB: 4/5/66, was asleep in her basement level bedroom at her residence at 432 Water Watch Court, 21220, Baltimore County. Ms. Trimp had just fallen asleep when she was awakened by a noise in her room. She observed an unknown white male standing in the doorway of her bedroom, holding a flash-light. She described the man as being approximately 6 foot, 1 inch tall, heavy set, but neither muscular nor obese, round or sloped shouldered, leaning his head forward as he talked, wearing a dark blue or green windbreaker jacket with a light colored or white pocket lining, dark denim or cottom work type pants, dark hard type shoes, a dark colored ski mask covering his head and face, leather winter work type gloves.

The man unfastened his coat, sat on the bed, and pulled her bed covers slightly down. Ms. Trimp said, "Please don't hurt me.", and he responded, "I have a knife, don't make me use it." The man raised her sweater, then directed her to remove her sweater. She complied and he removed his glove and touched her breasts. He told her to remove her pants and she complied. He then had vaginal intercourse with her. Ms. Trimp engaged the man in conversation during this time. He told her he had seen her before, but was afraid to approach her on the street. He also said he had been previously married and was 28 years old. He also asked her if she was a virgin.

At one point, the man raised the ski mask to his nose. Ms. Trimp observed his lips were not full and he had a mustache, light in color. Through the eye holes, she observed he had a somewhat lazy right eye.

After the intercourse, the man got up. He leaned over and kissed her on her cheek, stated he'd like to see her again. He walked to her doorway, hesitated a moment, then left through the rear sliding glass doors by opening then closing the door behind him. After a few minutes, Ms. Trimp ran to the doors and secured the doors by lowering the charlie bar. She then telephoned the police.

The man had apparently gained entry to the house through the

sliding glass doors that had not been locked.

Familiar with Paul Howard Inskeep, Sr., the responding officers requested officers from Woodlawn Precinct check 1415 Langford Road for Mr. Inskeep's Chevy Blazer truck. At approximately 0659 hours, Off. Shaffer responded and observed the truck, bearing Maryland registration Y03453, parked in front of the residence. The truck had rain drops on the hood and roof, but the sides of the truck were dry. The windshield had rain drops on it, but the area cleared by the windshield wipers was somewhat dry. All other parked vehicles in the area had rain drops on them, including the sides and windshield.

Paul Meredith Inskeep came out of the residence and approached Off. Shaffer, asking, "I saw you check my vehicle that my son drives. Is something wrong." When Off. Shaffer explained his presence, Mr. Inskeep said, Paul Howard Inskeep, Sr. had only driven the truck from the rear alley to the front of the residence at 0600 hours, because it was trash collection day.

Off. Shaffer noted the distance from the alley to the front of the house was insufficient to cause the wind to dry the sides of the truck while it was still raining.

On 1/15/86 at approximately 1455 hours, Ms. Trimp contacted Off. Heavner, Precinct 2. She stated she had been in front of Cockeysville Elementary School, 10535 York Road, when she observed a white male operating a red four wheel drive truck driving by her. The man honked the horn and waived at her. She believed the man was the same man that had raped her.

On 1/16/86 at approximately 1415 hours, Off. Holthaus conducted a follow up interview with Ms. Trimp. During this time, Off. Holthaus showed her a photograph of Paul Howard Inskeep, Sr. in an effort to determine if he was the man in the red truck. Ms. Trimp said, "That's him, that's the man who raped me." She also said the photo was very similar to the man in the truck.

Ms. Trimp stated she is absolutely positive that photograph is of the same man that raped her. She said through the eye holes she saw his eyes and when he raised the ski mask, she saw the shape of his cheeks and jaws, his mouth and mustache. She also said she got a good view of the man's front and back, as well as

his profile during the offense. She said the slouched stance depicted in the photo is also the same as the man that raped her.

Ms. Trimp's residence is located two blocks from the residence of Paul Howard Inskeep, Sr's. ex-wife and two children (a son and daughter), at 2133 Graythrone Road, 21220.

Det. Price interviewed Mrs. Inskeep who advised Mr. Inskeep had visited her and their children during the weekend of the offense, as well as the previous weekend. The reason for the frequency of his visits to her residence was due to her having her arm and leg in a cast.

See related police report, E-437901, attachment G.

On Friday, August 24, 1984 between 0100 and 0355 hours, Jeanette Adele Stanko, DOB: 8/29/62, was asleep in her basement level bedroom at her residence of 1461 Clairidge Road, 21207, Baltimore County. She was awakened by a hand on her shoulder. Ms. Stanko started to scream and her mouth was covered with a gloved hand. An unknown white male calmly stated, "Please don't scream. I've got a knife. Please don't make me use it."

She described the man as a white male, approximately 6 foot, 3 inches, heavy build, wearing a dark ski mask covering his head and face, a black pullover shirt, black pants, wearing dark wool gloves with vinyl palms. The man's stature had a hunched over appearance, and he walked slowly.

The man unhooked her bra, removed the glove from his right hand and fondled and kissed her breasts. He repeated, "Don't make me hurt you." He removed her underpants and pulled her to the edge of the bed. He took her hand and told her to lay on the floor. The man lowered his pants, lied on top of her and attempted to have vaginal intercourse with her. The man had difficulty in obtaining and maintaing an erection and told Ms. Stanko to "help" him. After a few seconds, the man got up, fastened his pants, and left through the rear basement door, which had been previously dead bolt locked.

Police examination of the residence revealed entry was gained by climbing up an 8-foot rear deck, cutting a piece of screen from the kitchen door and unlocking the screen door. The interior door had been left open for ventilation. It was apparent the man unlocked the deadbolt lock of the basement door and opened the door prior to waking Ms. Stanko. She stated the door is tight fitting and squeaks loudly. In addition, the dead bolt makes a loud click when unlocked. She heard neither before the man exited through the door. Nothing else was disturbed, nor taken from the residence.

Ms. Stanko's residence is located approximately 2 blocks from Paul Howard Inskeep, Sr's. residence at 1415 Langford Road.

Prior to the offense, Ms. Stanko had been out of town for two weeks, only returning home the night before. See related police

report, E-257370, attachment H.

On 9/4/84, Wilkens precinct officers conducted a community meeting regarding the two burglary/rapes (this offense and the offense included on the following pages), that had occurred in the Edmondson Heights area (around Langford Road area). The community was provided with a full description of the suspect in these offenses.

On 9/5/84, Elizabeth Jedlicka, residing at 1414 Kirkwood Road, stated she felt her neighbor, residing at 1415 Langford Road, matched the suspect description, exactly. In addition, she stated on 9/3/84 her and her daughter were getting out of their vehicle in the common alley behind Langford and Kirkwood Roads. They observed Mr. Inskeep walk by them. Mr. Inskeep stopped, turned around, and stared at them as they walked to the door of their residence. Once they reached the door, he commenced walking again.

On 9/6/84, a police surveillance was conducted in Langford Road area. From that night and several following nights, Off. Coburn noted that beginning at approximately 0300 hours, activities could be observed in the Inskeep residence. The lights and television being turned on and off, and Mr. Inskeep and his parents moving throughout the house.

A 1984 red S-10 Chevy Mini Blazer, bearing Maryland registration Y03453 was observed parked in front of the residence, and many times in the rear alley. The vehicle was registered to Paul Meredith Inskeep, but operated by Paul Howard Inskeep, Sr.

On 9/11/84, an anonymous caller contacted Woodlawn Precinct, stating they observed a red Chevy Blazer with a partial tag number ---453, was being slowly driven in the alley behind the 1400 block of Clairidge Road. The operator matched the description of the suspect given during the community meeting. The truck rode through the alley several times.

Off. Coburn noted that there are ample parking spaces on Langford Road, and the surrounding streets. Parking in the alley and driving through surrounding alleys would not be necessitated for finding a parking place.

On 9/12/84 at approximately 0015 hours, Det. Weiber was parked in the alley behind the 1100 block of Harwall Road, as part of the surveillance. Det. Weiber observed Paul Howard Inskeep, Sr. walking east bound in the alley, crossing Kirkwood Road. Det. Weiber was in an unmarked AMC police vehicle. Mr. Inskeep walked approximately ten yards past the vehicle, turned around and walked to the rear of the vehicle. He stooped down, read the tag number, then walked to the driver side window and looked at Det. Weiber, then walked west bound toward Kirkwood Road.

Det. Weiber stopped Mr. Inskeep and identified himself. Mr. Inskeep asked if he was doing something wrong, then said he couldn't sleep and was going for a walk. He was asked for identification and he produced a hankercheif, stating that was all he had with him. He provided his correct information and stated twice more that he was just going for a walk.

Det. Weiber requested through the radio, for Cpl. Smith to respond to his location. Mr. Inskeep became very nervous and said he was jogging, not walking. He added he occassionally walks or jogs through neighborhood alleys when he couldn't sleep.

Mr. Inskeep was wearing a black pull over type shirt, black slacks, black leather tie-type shoes. He was asked why he wasn't wearing jogging type clothes, and Mr. Inskeep said he was just walking, taking a short cut through the alley back to his house. Det. Weiber noted that Mr. Inskeep had been heading in the opposite direction of his house, and a shorter route would have been on Kirkwood Road, not the rear alley.

Mr. Inskeep was asked why he had looked at the tag number of the vehicle and he said, "Because I thought it was a police car."

After he was stopped, Mr. Inskeep walked out of the alley, then south bound on Kirkwood Road toward Newfield Road, away from his residence. On Wednesday, August 1, 1984, Sally Maria Monteferrante, DOB: 6/24/50, had been reading in an upstairs den of her residence at 1413 Kirkwood Road, 21207, Baltimore County. At approximately 0400 hours, she went into her bedroom, shut off the lights and went to sleep. Shortly thereafter, Ms. Monteferrante was awakened by someone shining a flashlight in the hallway outside of her room.

She described the man as being a white male, approximately 6 foot, 2 inches, 200 pounds, large build, fair complexion, with a mustache, wearing a black bandana covering the lower half of his face, a black baggy, full length rain coat, and dark shoes.

Ms. Monteferrante asked, "Who's there?" The man walked into the bedroom and told her he had a knife. He said he wasn't going to hurt her, but would use the knife if he had to.

The man lied in the bed and directed her to remove her terry cloth romper. She complied, and the man lied on top of her and attempted to have vaginal intercourse with her. He had a good deal of difficulty obtaining and maintaining an erection. He told her to "help" him penetrate her vagina with his penis, and she complied. He repeatedly asked her if she was a virgin. He had vaginal intercourse with her for a few moments and afterwards told her she was "good". He asked her if she was going to call the police, then left through the rear kitchen door.

While the man was in her bed, Ms. Monteferrante felt the knife he was holding in his hand. She believed it to be a hunting type knife.

Police examination of the residence showed the man gained entry by putting a small bench taken from a neighbor's trash area, under the rear kitchen window. The window was unlocked and while standing on the bench, the man opened the window and took the door keys hanging under the window sill. The kitchen door was unlocked with the keys and entry was gained. Ms. Monteferrante felt the man was somehow previously aware that keys hung under the window. The keys were left at the residence.

The man removed her kitchen telephone from it's receiver. Nothing else in the residence was disturbed, nor taken.

Ms. Monteferrante's residence is located within two blocks of Mr. Inskeep's residence of 1415 Langford Road.

When Mr. Inskeep was stopped by Det. Weiber, he was less than ½ of a block from Ms. Monteferrante's house.

See related police report, E-237148, attachment I.

On Monday, November 16, 1981 at approximately 2400 hours, Renee Hammel, DOB: 8/11/68, was asleep in her bedroom at 306 Lambson Court, 21220, Baltimore County. She was awakened by her mother's boyfriend, Paul Howard Inskeep, Sr. He told her his back was sore and he wanted her to "crack" it. He then demonstrated how he wanted her to do it. He strattled her, then sat on her lower back and rubbed her back with his hands. He then sat on her buttocks and continued rubbing her back. He lied on the bed and told her to sit on his buttocks and rub his back. He then told her she was doing it wrong, and rolled on his back. told her his ribs hurt and asked her to rub them. She complied, sitting next to him. Twice he told her to sit on top of him, strattled, but she instead, asked him how this would help his back. He lifted her by her waist and sat her on his penis. Ms. Hammel said he "began grunting", as he held her on top of him. She asked him to leave her bedroom. He told her "don't tell" and left her room.

At approximately 0200 hours, Ms. Hammel was awakened by Mr. Inskeep sitting on her bed. He told her his back still hurt and she again asked him to leave her room. He again told her not to tell anyone.

Ms. Hammel told her mother, Mary Jane Foard, about the incident. Ms. Foard subsequently proceeded with criminal charges, and severed her relationship with Mr. Inskeep.

See related police report, D-414440, attachment J.

On Tuesday, March 2, 1982 at approximately 0520 hours, Mary Jane Foard was asleep in her daughter's bedroom when she was awakened by loud noises. She walked to the top of the stairs, heard noises at her front door and observed the door knob moving back and forth. She ran to her bedroom to telephone police, but the line was dead. Ms. Foard then opened a window and began screaming for help. At this point, she heard the door being "smashed in", forced open, and heard footsteps coming up the stairs. She hid behind the bedroom door, holding a can of mace. Paul Howard Inskeep, Sr., entered the room and she sprayed him with mace. He overpowered her and drug her down the stair case and into the living room. Renee Hammel was awakened by the noises and ran to her mother's aid. Mr. Inskeep grabbed Ms. Hammel by her hair, but she broke free and ran into her grandmother's bedroom. Mr. Inskeep told her to go into her bedroom and Ms. Foard told her to comply with the request. As she neared him, he grabbed her by her hair and forced both her and Ms. Foard into Ms. Hammel's bedroom and closed the door behind them. He shoved Ms. Foard to the floor on the other side of the bed, then attempted to lift Ms. Hammel's shirt over her head, ripping the shirt during the struggle and causing her to fall to the ground.

Ms. Hammel, still cluthing her blouse, got free from Mr. Inskeep and attempted to flee. He grabbed her vulva and arm and threw her back to the floor. Still holding her arm, he began rubbing her vulva with his hand. He again attempted to lift her shirt over her head. Mr. Inskeep tore off her underpants. Ms. Hammel was still struggling to get away and he punched her on her back, twice. He then grabbed her by her waist, pulled her to him and rubbed her vulva against the area of his penis. He grabbed her breast and attempted to lift her blouse over her head. Ms. Hammel struggled free from him at this time, as he attempted to maintain hold of her and punched her. During this incident, he kept telling Ms. Hammel he wasn't going to hurt her. She told him he was hurting her, but he continued.

During this time, Ms. Foard could not see what Mr. Inskeep was doing because the room was dark. She heard her daughter

yelling and crying for Mr. Inskeep to stop, asking him what he was doing, and saying he was hurting her. She also heard their struggling. Ms. Foard felt a handgun in his coat pocket and removed the handgun. She attempted to fire the gun at him, but didn't know how to operate the weapon (a .45 caliber automatic). She twice struck Mr. Inskeep in the head with the gun and forced herself between him and her daughter. He struggled with Ms. Foard and attempted to get the weapon from her. He then put her in a head lock and applied pressure until she was nearly unconscious. She screamed, she would do anything he wanted, if he would let her daughter go. He released his hold, told her he loved her and wanted to be a family. He said he hadn't done what she had said he'd done to Renee (he was referring to the pending charges related to the preceeding offense). He kept hugging her and saying he loved her. He was calm at this point.

A neighbor, Ronald Cloud, entered the residence at this point, as he was summonsed by Ms. Foard's grandmother, Lillian Albrecht. Moments later, police arrived and arrested Mr. Inskeep.

Police examination of the residence showed the front door had been forced in, broken completely off it's hinges.

The automatic handgun with a loaded clip was recovered from under Ms. Hammel's bed. Mr. Inskeep's down filled vest was recovered with another loaded clip, a box of rounds, and a screw-driver in its pockets. Ms. Hammel's torn sweatshirt and underpants were also recovered. A flashlight was recovered in the living room, and clothesline was found in Ms. Hammel's bedroom.

In the remainder of his clothing, Mr. Inskeep had a knife. The knife was recovered from another coat pocket.

A crude telephone was found attached to Ms. Foard's exterior receiver box. Fingerprint comparisons showed Mr. Inskeep's fingerprints were recovered from the telephone.

See related police report, D-490619, attachment K.

Mr. Inskeep pled guilty to these preceeding two offenses, and was found guilty. He was placed on probation as a result.

On September 19, 1980 at approximately 0300 hours. JoAnn Asbury, DOB: 4/22/57, was asleep in her bedroom at her residence of 3808 Chestnut Road, 21220, Baltimore County. She was awakened by an unknown white male, holding his hand over her mouth and a steak knife to her throat.

She described him as being 6 foot, 1-2 inches tall, 200 to 210 pounds, a wrinkled face, with greenish/brown eyes, dirty blonde hair, a mustache, wearing a blue, hooded sweat suit with the draw string pulled tightly around his face and white tennis shoes. She added he walked like a duck and had rounded shoulders.

The man said he was going to have sex with her. Ms. Asbury said, "Okay, just don't hurt me." The man layed the knife on the night stand, disrobed and got in bed with her. He kissed her breasts and fondled her vulva and vagina.

Ms. Asbury engaged the man in conversation. During this time, he told her his name was "Paul", he found her name on insurance papers in her vehicle, knew her phone number and knew her Doberman Pincher had died the week before. He also related he had been watching her for about a month and had seen her in her yard, but didn't know how to approach her.

Ms. Asbury convinced him not to have intercourse with her. She told him she wouldn't call the police if he left. He stated he would leave and, "wouldn't do this again", if she didn't call the police. She walked him to the door and asked if he would mind taking out her trash. He complied with this request. As they walked, Ms. Asbury noted that her kitchen door and the attached storm door were held open with their latches. The doors had previously been locked.

Also, while they walked, the man admitted to her he had gotten the knife from her kitchen and had cut her kitchen telephone cord with the knife. He handed the knife to her and offered to pay to have the phone line fixed.

Police examination of the residence revealed entry had been gained by removing the screen from a rear kitchen window and opening the unlocked window. The cord on the kitchen telephone was severed, and her telephone answering machine was turned off.

While Off. Ash was at the residence investigating the offense, Ms. Asbury received a call from the man at approximately 0455 hours. He told her the time the police arrived at her house, and asked her why she had contacted the police. She engaged him in conversation until 0520 hours. During this time, he told her he worked at Sparrows Point.

Off. Ash attempted to have the call traced by the phone company. The only information obtained was that the call was from the Towson area of Baltimore County. Ms. Asbury had a non-published number and felt he obtained the number from her telephone while in her residence. Ms. Asbury had only been living at this residence for one month.

An ident-Kit composite drawing was compiled by Det. Biltz, Crime Lab, of the suspect in this offense. Ms. Asbury obtained a copy of the composite and showed it to her landlord and a neighbor. These people told her the composite looked like Norman Pfeltz, her next door neighbor at 3810 Chestnut Road.

She provided Det. Price with this information, who in turn obtained a photograph of Mr. Pfeltz. The photograph was placed fourth in a photo array of six photographs. Ms. Asbury observed the photographs and said, "I can't be sure. Number 3 or 4."

A more recent photograph of Mr. Pfeltz was placed in a photo array of six photographs and she subsequently identified Mr. Pfeltz.

Det. Price obtained an arrest warrant for Mr. Pfeltz which was subsequently served. Upon seeing Mr. Pfeltz in person, Det. Price observed Mr. Pfeltz did not closely match the description of the suspect given by Ms. Asbury. Det. Price extensively interviewed Mr. Pfeltz regarding the offense. Det. Price interviewed Mr. Pfeltz's wife, Lisa, who told her her husband had been home with her the entire morning of September 19th and the night of September 18th.

As a result of these interviews, as well as Mr. Pfeltz's hair color, height and weight being different, Det. Price was convinced Mr. Pfeltz was not the person responsible for this offense.

Det. Price conducted interviews with neighbors of Ms. Asbury and learned a man named "Paul" closely matched the description given and often spent the night with his girlfriend, Mary Jane Foard, at 3812 Chestnut Road.

On 9/25/85, Det. Price went to the residence and interviewed Ms. Foard. She told him her boyfriend, Paul Howard Inskeep, Sr. does stay at her house several times a week, but resides with his parents at 1415 Langford Road. She related he was 37 years old, 6 foot, 2 inches, 210 pounds, with light brown wavy hair, brown eyes, and a mustache. She related his build (rounded shoulders), and walk (duck footed) were the same, and he was employed at Bethlehem Steel, Sparrows Point. In addition, she said Mr. Inskeep had not been at her residence on 9/19.

Det. Price subsequently went to 1415 Langford Road and interviewed Mr. Inskeep. Det. Price observed Mr. Inskeep did closely match the description. Mr. Inskeep was shown the composite and given the description. He admitted to Det. Price that all information did in fact, match himself. He was asked to stand in a line-up, to stand among four others and be viewed by Ms. Asbury, at Baltimore County Police Headquarters on 9/26/80, and he agreed.

On 9/26/80, Mr. Inskeep called and said he had contacted his lawyer and that under no circumstances would he appear in a line-up.

After conferring with Baltimore County State's Attorney's office, Det. Price obtained an arrest warrant for Mr. Inskeep, charging him with this offense. The warrant was served, and Mr. Inskeep was placed in a line-up with four other men. Without hesitation, Ms. Asbury identified Mr. Inskeep as the man responsible for this offense.

See related police report, D-069560, attachment L.

Regarding the most recent offense on January 18, 1989 with Sylvia Santana, Ms. Santanis residence is approximately one mile from 1911 Robinwood Road, believed to be the current residence of Paul Howard Inskeep, Sr.

Baltimore Gas and Electric records were checked and revealed Virginia JoAnn Boyd, Paul Howard Inskeep, Sr's. wife, requested service to be connected at 1911 Robinwood Road and disconnected at 8217 Dundalk Road in June, 1988.

Records were checked by Security Officers at Bethlehem Steel, Sparrows Point, revealing Mr. Inskeep's work schedule is from Tuesday through Saturday, 3:00 p.m. to 11:00 p.m. shift. Mr. Inskeep did, in fact, work on 1/17/89, at these hours.

On 1/18/89, Det. Ford observed the three described vehicles parked in the driveway of 1911 Robinwood Road.

On 1/18/89 at 1448 hours, Paul Howard Inskeep, Sr. was observed driving on Robinwood Road in the Audi, Maryland registration VGT-343 by Off's. Hart and Widenhouse, Essex Precinct. He was followed and was observed driving to Bethlehem Steel. He parked his vehicle, got out and walked into the building. Mr. Inskeep had a full mustache and was wearing a black bomber style, waist length jacket.

All victims are single white females. All victim's live alone, were alone at the time, or believed to be alone at the time, or slept on a different level in the homes than other occupants. All victims are similar in appearance, attractive with shoulder length hair, slender to medium build, average heights.

All residents were entered from the rear, usually kitchen area, with little or no force. If force was required, the impressions were of a screwdriver type pry tool. Once inside, the perpetrator would open or unlock an alternate rear door prior to confronting the victims.

All victims described the perpetrators voice tone as being calm, but somewhathurried at times. At no time did the perpetrator raise his voice, have an angry tone, or use profanity. Many felt the perpetrator was somewhat gentle during the rape. The victims were asked to assist in the rape, and were sometimes complimented

by the perpetrator. At no time did the perpetrator attempt or request other sex acts. Many victims noted difficulty in the perpetrator obtaining and maintaining an erection.

All victims described the perpetrator as the same height, build, and general age. Most noted a full mustache. Many noted "slouched" or "rounded" shoulders, not an erect stance. Many noted a distinctive walk, namely "slow" or "Labored", and that he "walked like a duck". A ski mask, gloves and dark clothing were described, as often was a flashlight. A knife was threatened or displayed, as was a gun when confronting more than one person. Telephones were usually incapacitated in one way or another. Most received hang up calls prior to the offense, and on occasion, after the offense.

None of the residences were ransacked and the only items noted taken were small, personal items of the victim, with little value.

All offenses have occurred within a close proximity of Mr. Inskeep's residences, or previous residences. When Ms. Santana's case occurred, Mr. Inskeep was (and still is) living with his wife, approximately one mile away.

During Ms. Lay's case, Mr. Inskeep was also living at Robin-wood Road, however, Ms. Lay's house is within ½ a mile from Mary Jane Foard's house at 306 Lambson Court. Ms. Foard is a former girlfriend of Mr. Inskeep, and the mother of his youngest daughter. Mr. Inskeep has visitation rights with this daughter.

Ms. Granna's house is located within 1 block of Ms. Foard's house. Ms. Bryde's case is located within ½ mile of Ms. Foard's house.

Ms. Sevil's case occurred while Mr. Inskeep was living with his parents at 1415 Langford Road, ½ block away.

Ms. Hovermale's house is 3 blocks from Ms. Foard's house.

Ms. Trimp's case occurred two blocks from Mr. Inskeep's exwife's house at 2133 Graythorn Road, during a time Mr. Inskeep frequented the residence due to his ex-wife's broken leg and arm. At no other time have similar offenses occurred in this area.

Ms. Stanko's case occurred while Mr. Inskeep lived with his parents, 2 blocks away, as did Ms.Monteferrante's case.

Ms. Asbury's case occurred while Mr. Inskeep frequently stayed with Ms. Foard at 3812 Chestnut Road. It should be noted that no other offenses have occurred in the Chestnut Road area since Ms. Foard moved to Lambson Court.

It should also be noted that other offenses have not occurred in the Edmondson Heights area since Mr. Inskeep moved out of his parent's house.

No other similar offenses have occurred anywhere else in Baltimore County.

Based on these facts, it is apparent the perpetrator in these offenses are one and the same. Paul Howard Inskeep, Sr. was identified as the perpetrator by JoAnn Asbury, Renee Hammel and Monica Trimp in their respective cases. Mr. Inskeep and/or his vehicle was identified in the immediate area just before and/or after the offenses against Robin Hovermale and Lynn Sevil. After the offense with Kimberly Bryde, a red truck was observed in the area. When Mr. Inskeep was observed by Ms. Bryde, she felt his height, build, and clothing were the same as the perpetrator, and he had been stopped by the police while driving his red truck.

In conversations your affiant has had with Ms. Foard, she related the following regarding Mr. Inskeep while he lived with her:

Mr. Inskeep is an avid hunter and has a trunk in which he keeps his hunting supplies. One time after a hunting trip, Ms. Foard looked in his trunk. In a "secret" compartment she found a pair of her underpants, she believed had been ejaculated on. She asked him about the underpants and he became enraged. She found other pieces of herlingere missing after this, but never confronted him about them.

Based on this, your affiants believe Paul Howard Inskeep, Sr. is the perpetrator in all the named offenses.

Mr. Inskeep no longer has the red Chevy Blazer. He has been seen, and is believed to be the exclusive driver of the Audi, bearing Maryland registration VGT-343 and has been observed driving the vehicle. The vehicle is registered to Mr.Inskeep's parents (his father is now deceased).

The Chevrolet Monte Carlo, bearing Maryland registration VNH-215,

has an orange over all appearance, common to vehicles that frequent the grounds of Bethlehem Steel.

The Chrysler LeBaron, bearing Maryland registration PDT-432 is registered to Mr. Inskeep's wife, JoAnn Boyd, and may be used by Mr. Inskeep.

These vehicles, as well as his residence, are believed to contain the listed property to be seized. The basis for this is the expert opinion of Sergeant Sam Bowerman that the type of serial rapist Mr. Inskeep is believed to be is very likely to harbor and maintain mementos taken from their victims.

Sgt. Bowerman's opinion, in detail, is attached and is as follows:

Based upon the research of convicted serial rapists and sex offenders throughout the United States by the Federal Bureau of Investigation (FBI) of which the Baltimore County's Police Department's Criminal Investigative Analyst, Sam Bowerman, was a member of the research team, and the experience of Sam Bowerman in that he has analyzed numerous rape and sex offense cases while assigned to the FBI's Behavioral Sciences Unit for fifteen (15) months, it has been learned that the behavior of the individual as exhibited in this series of crimes, of which probable cause exists to implicate Paul Inskeep as a prime suspect, would be predisposed to the following activities in the planning and carrying out of his criminal activities as they relate to sexual assault;

An individual of this type carefully plans out his crimes in advance in that he pre-selects his victims quite frequently through surveillance activities thus establishing the potential victim's routine and lifestyle. In addition, he will prepare for what he considers a "hunt" by dressing in specific clothing and/or bringing certain items with him to assist in preventing his detection and apprehension (gloves, ski mask, various weapons, camera). Also, because this type of offender often engages in a great deal of fantasy prior to and after committing the crime, he has developed a particular method of operation, and set of needs that he will attempt to achieve each and every time he sets out to commit a sexual assault. That is why he becomes a creature of habit once he is successful, he will with little deviation, act in the same manner in most situations. Quite often this type of offender has a need to relive the conquest he feels he has achieved during the course of his original assault, to satisfy this need of conquest and to fuel has fantancy life, he will often take items from the scene of his crimes that may go undetected (i.e. small items of jewelry, lingerie, a victim's driver's license, etc.). Also, because this type of offender often has a victim criteria and enjoys keeping track of his exploits, he will periodically document his experiences with different victims, how they rated sexually, and what his own feelings were during the crime

itself. Quite often this recording of events is accomplished through a personal diary or journal. Not only will this type of offender retain items belonging to his past victims for an indefinite period of time, but he may often have saved news articles detailing the crimes he has committed. A very significant aspect of these sex offenders' behavior that has been established through research and case experiences is that their private collections of items from their crimes is very often secreted in a variety of private places, locations in which they can fantasize about the crime through the personal contact with the item without interuption.

The research of sex offenders, specifically serial rapists, indicate that many collects items of pornography, as well as other magazines that assist their fantasy lives such as True Detective, Soldier of Fortune, etc. The significance of these publications to investigators is that very often the offender will replicate those things he has read or observed in these publications during the course of the crimes he commmits.



Office of State's Attorney Baltimore County 401 Bosley Avenue Towson, Maryland 21204 (301) 887-6600

Sandra A. O'Connor State's Attorney

April 9, 1990

Nancy Cohen Assistant Public Defender 500 Virginia Avenue Towson, Maryland 21204

Russell White Suite 1110 300 E. Joppa Road Towson, maryland 21204 Re: State v. Paul Inskeep
Case Nos.: 89 CR 5882 89 CR 2569
89 CR 6997 89 CR 2296
89 CR 6999 89 CR 2294
89 CR 6998 89 CR 2295
89 CR 7000 89 CR 2570
89 CR 3085

Dear Nancy,

Enclosed herewith, please find the following documents in compliance with discovery in the above-captioned cases:

#### Sylvia Santana

- 1. One page police report by Officer McKeloin, dated 1/18/89.
- 2. One page police report by Officer Minnick, dated 1/18/89.
- 3. One page police report by Officer McKeloin, dated 1/20/89.
- 4. One page police report by Officer Tippon, dated 1/18/89.
- 5. One page police report Detective Roeder, dated 2/8/89.
- 6. One page police report by Detective Geitoel, dated 2/8/89.
- 7. One page police report by Detective Geitoel, dated 2/8/89.
- 8. Six page police report by Detective Ford, dated 1/19/89, 2/9/89, 2/22/89 and 2/28/89.
- 9. One page correspondence by Detective Ford, dated 2/28/89.
- 10. One page Statement by Sylvia Santana, dated 2/20/89.
- 11. One page Statement by Martin Goeller, dated 2/20/89.

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- 12. One page Statement by Joseph Swain, dated 2/20/89.
- 13. One page Statement by Gloria Goeller, dated 2/20/89.
- 14. Eleven pages of property inventory sheets.
- 15. One page laboratory examination by Detective Wagster, dated 2/24/89.
- 16. Two page correspondence by Detective Ford, dated 1/18/89.

#### ADDITIONAL WITNESSES

Officer Lewis W. Tippon, #1803

Detective James Roeder, #1673 Crime Lab

Special Agent Dwight Adams F.B.I., Washington, D.C.

#### Jeannett Stanko

100

- 17. Three page police report by Officer Patton, dated 8/24/84.
- 18. One page police report by Officer Hines, dated 8/24/84.
- 19. One page police report by Detective Webb, dated 8/24/84.
- 20. One page police report by Officer Collins, dated 8/24/84.
- 21. One page police report by Cpl. Rosen, dated 9/11/89.
- 22. One page police report by Officer DeBoy, dated 8/24/84.
- 23. One page police report by Officer Wink, dated 8/28/84.
- 24. One page police report by Detective Valentine, dated 8/28/84.
- 25. Four pages of property inventory sheets.
- 26. Four page police report by Detective Ford, dated 2/16/89, 2/9/89, and 2/22/89.
- 27. Seven page Report of investigation, unsigned, dated 9/13/84.
- 28. Nine page Report of Investigation, by Officer Coburn, dated 9/17/84.

#### Witnesses

Mr. & Mrs. Stanko 1461 Clairidge Road Baltimore, Maryland 21207

Mr. Richard Conner 1212 Harwall Road Baltimore, Maryland 21207

Officer DeBoy, #2101

### Robin Hovermale

- 29. Four page police report by Officer Kavanaugh, dated 8/16/85.
- 30. One page police report by Detective Read, dated 8/16/85.
- 31. One page police report by Detective Einolf, dated 8/24/85.
- 32. Two page police report by Officer Iser, dated 6/18/86.
- 33. One page police report by Officer Dorer, dated 8/19/85.
- 34. One page police report by Detective Ford, dated 8/16/85.
- 35. Three pages of property inventory sheets.
- 36. One page police report by Officer Chavis, dated 8/19/85.
- 37. Two page Statement by Robin Hovermale, dated 6/18/86.
- 38. One page Evidence Receipt from Cellmark, dated 11/22/89.
- 39. One page Correspondence by Detective Ford, dated 12/13/89.
- 40. One page Request for Laboratory Examination, dated 11/7/89.
- 41. One page Statement by Antony Mouring, dated 8/16/85.
- 42. One page Report of Investigation by Officer Aksomitus, dated 8/28/85.
- 43. Seven page police report by Detective Ford, dated 2/22/89, 2/28/89, 2/14/89, and 2/9/89.
- 44. Four page correspondence by Detective Ford, dated 8/16/85.
- 45. One page correspondence by Detective Einolf, dated 6/19/86.

- 64. Seven page Report of Investigation by Officer Collins, dated 1/14/86.
- 65. Two page correspondence by Detective Einolf, dated 9/6/84.
- 66. One page correspondence by Sgt. Huggins, dated 9/6/84.
- 67. One page Report of Investigation by Detective Nash, dated 9/9/84.
- 68. See 77a.

# Witnesses

Detective Sturgen, #277

Salvatore Gilberto 1408 Forrest Park Avenue

# Monica Trimp

- 69. Four page police report by Officer Aksomitus, dated 3/30/85.
- 70. One page police report by Officer Shaffer, dated 3/30/85.
- 71. Two page police report by Detective Price, dated 3/30/85.
- 72. Two page police report by Detective Kolberg, dated 3/30/85.
- 73. Three paged of property inventory sheets.
- 74. Two pages police report by Detective Price, dated 5/3/85.
- 75. One page of property inventory sheet.
- 76. Four page police report by Detective Ford, dated 3/18/89, 2/9/89, 2/22/89.
- 77. One page laboratory examination request, dated 4/1/85.
  77a. One page report of Investigation by Officers Heavner & Holthaus, dated 1/16/86 Witnesses

Detective Kolberg, #1566 Crime Lab

Officer Shaffer, #2220

# Michele Lay

- 78. Five page police report by Officer Fares, dated 9/25/88.
- 79. One page police report by Detective Biltz, dated 9/25/88.
- 80. One page police report by Detective Ostendarp, dated 10/3/88.
- 81. Two page police report and photo array by Officer Greenlow, dated 10/4/88.
- 82. One page police report by Detective Saunders, dated 10/9/88.
- 83. Three pages of property inventory sheets.
- 84. One page request for latent print comparison by Detective Ostendarp, dated 10/3/88.
- 85. One page Report of Investigation by Sgt. Foracappo, dated 10/6/88.
- 86. Two page correspondence by Sgt. Foracappo, dated 10/3/88.
- 87. One page correspondence by Detective Saunders, dated 2/14/89.
- 88. One page correspondence by Detective Ford, dated 2/21/89.
- 89. One page police report by Detective Ford, dated 4/12/89.
- 90. Two pages of documents obtained from Defendant's home.
- 91. One page correspondence by Detective Saunders, dated 2/14/89.
- 92. One page correspondence by Detective Ford, dated 2/21/89.

#### Witnesses

Detective Tim Ostendarp, #1693 Crime Lab

Detective Biltz, #1317 Crime Lab

Detective Saunders, #2790 CID Sex Offenses

Dr. Marck Ronnenberg Union Memorial Hospital 201 E. University Parkway

# Mary Foard

- 93. One page police report by Officer Kitchens, dated 7/27/85.
- 94. One page police report by Officer Peace, dated 11/27/85.
- 95. Three page police report by Officer Silk, dated 10/22/85.
- 96. One page police report by Detective Wagster, dated 10/22/85
- 97. Two page police report by Detective Peace, dated 11/4/85 and 11/27/85.
- 98. Three page police report by Detective Ford, dated 2/13/89 and 3/8/89.
- 99. One page Request for Laboratory Examination by Detective Kolberg, dated 2/14/89.
- 100. One page Request for Latent print comparison by Detective Ostendarp, dated 3/1/89.
- 101. Two pages of property inventory sheets.
- 102. One page Arrest Report of Defendant, dated 3/13/90.
- 103. Twenty-three pages of documents obtained from Defendant's home.

#### Witnesses

1. E.S. 1.

Detective Wagster, #1804 Crime Lab

Detective Tim Ostendarp, #1613 Crime Lab

Detective Kolberg, #1566 Crime Lab

Officer M. Stutman, #2884

# Mary Jane Foard 82'

- 104. Six page police report by Officer May, dated 3/2/82.
- 105. One page arrest report on Defendant, dated 3/2/82.
- 166. One page police report by Officer May, dated 3/2/82.
- 107. One page police report by Detective Kolberg, dated 3/2/82.
- 108. One page police report by Cpl. Simms, dated 3/3/82.
- 109. One page police report by Officer Mayos, dated 3/2/82.
- 110. One page police report by Officer long, dated 3/2/82.
- 111. One page police report by Detective Kolberg, dated 3/2/82.
- 112. One page police report by Officer Phoore, dated 3/3/82.
- 113. One page property inventory sheet.
- 114. Four pages of property inventory sheets.
- 115. Two page police report by Officer Mayos, dated 3/4/82 and 6/3/82.
- 116. One page police by Sgt. Carlin, dated 7/21/82.
- 117. Six page Statement by Renee Hammel, dated 3/2/82.
- 118. Two page Statement by Ronald Cloud, dated 3/4/82.
- 119. One page Statement by Lillian Albrecht, dated 3/2/82.
- 120. Four page Statement by Mary Foard, dated 3/2/82.

#### Mary Foard 81'

- 121. Two page police report by Officer Banana, dated 11/20/81.
- 122. One page arrest report on Defendant, dated 12/7/81.
- 123. One page Statement by Renee Hammel, dated 11/21/81.
- 124. Two pages of property inventory sheets.

#### Jeanne Gibson

- 125. Two page police report by Officer Stutman, dated 7/30/86.
- 126. Two page police report by Sgt. Murphy, dated 3/6/89.
- 127. One page police report by Detective Ford, dated 3/8/89.
- 128. One page property inventory sheet.
- 129. Two page police report by Officer Shaffer, dated 7/8/86.
- 130. One page police report by Det. Ford, dated 3/24/89.
- 131. One page arrest report of the Defendant, dated 3/24/89.
- 132. One page Statement by Jeanne Gibson, dated 3/6/89.
- 133. Six page Report of Investigation by Officer Collins, dated 8/1/86.
- 134. Three pages of documents obtained from Defendant's home.

#### Kathleen Grannas

- 135. Four page police report by Officer Holthaus, dated 12/7/86.
- 136. One page police report by Detective Saunders, dated 3/14/89.
- 137. One page police report by Detective Ford, dated 3/13/89.
- 138. Two pages of property inventory sheets.
- 139. One page police report by Detective Ford, dated 3/24/89.
- 140. One page arrest report of Defendant, dated 3/24/89.
- 141. One page Statement by Ms. Grannas, dated 5/13/89.

#### Witnesses

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Officer James Holthaus, #1956

# Lynn Sevil

- 142. Three page police report by Officer Fox, dated 9/24/85.
- 143. One page police report by Cpl. Niemczyk, dated 9/24/85.
- 144. Two page police report by Detective Valentine, dated 10/2/85.
- 145. One page police report by Officer Collins, dated 1/8/86.
- 146. Four page police report by Detective Ford, dated 2/9/89, 2/16/89 and 2/22/89.
- 147. One page property inventory sheet.
- 148. One page of documents obtained from Defendant's home.
- 149. One page request for laboratory examination, dated 2/17/89.
- 150. One page Crime Laboratory Report by Joan Murley and Detective Kolberg, dated 2/22/89.
- 151. One page Field Interrogation Report by Officer Fox, dated 1/1/86.
- 152. Three page police report by Officer Patton, dated 9/20/85 and 9/24/85.

#### Witnesses

Cpl. H. Niemczyk, #1459

Officer Patton, #1461

# Kelly Nelson

- 153. Four page police report by Officer May, dated 11/8/84.
- 154. One page police report by Officer Aksomifus, dated 11/8/84.
- 155. One page police report by Detective Valentine, dated 11/9/84.
- 156. One page police report by Detective Ford, dated 2/20/89.
- 157. One page Statement by Betty Nelson, dated 2/20/89.
- 158. Seven pages of property inventory sheets.
- 159. One page police report by Detective Roeder, dated 11/8/84.
- 160. One page request for laboratory examination by Detective Kolberg, dated 2/20/89.
- 161. Two page correspondence by Detective Capel, dated 11/8/84.
- 162. One page Statement by Kelly Rucker, dated 3/4/89.

#### Witnesses

Detective Roeder, #1673 Crime Lab

Detective Capel, #1425 CID Homicide Division

- 163. Eleven pages of address book obtained from Defendant's home.
- 164. Eleven pages of phone book obtained from Defendant's home.

#### Michelle Hauswald

- 165. Two page police report by Officer Patton, dated 3/21/88.
- 166. One page police report by Detective Ford, dated 3/17/89.

#### Panericia Berg

- 167. Two page Statement by Michelle Hauswald, dated 3/17/89.
- 168. One page police report by Officer Baummer, dated 9/30/82.
- 169. One page police report by Detective Ford, dated 3/17/89.

#### Debra Cirk

- 170. Two page police report by Officer Munson, dated 8/5/84.
- 171. One page police report by Detective Biltz, dated 8/5/84.
- 172. One page Request for Latent Prints Comparison by Detective Ostendarp, dated 2/24/89.
- 173. One page copy of Comcast Cablevision, dated 10/31/86.

#### Wanda Banas

- 174. Three page police report by Officer May, dated 7/10/84.
- 175. Two pages of property inventory sheets.
- 176. One page police report by Detective Bell, dated 7/10/84.
- 177. Five page police report by Detective Sciascia, dated 7/19/84, 8/22/84 and 7/18/84.
- 178. Four page Report of Investigation by Detective Sciascia, dated 7/19/84 and 7/25/84.
- 179. One page Statement byy Patricia Banas, dated 7/10/84.
- 180. One page Statement by Michelle Banas , dated 7/10/84.
- 181. Six page medical examination by Drs. Meeks and Morhaim, dated 7/10/84.
- 182. One page police report re: Glee Moore by Officer Murphy, dated 11/7/83.
- 183. One page police report re: John Sculla by Officer Czyzowski, dated 4/19/84.
- 184. One page police report by Officer Martin, dated 4/19/84.
- 185. Two page police report re: James Whitener by Officer Williams, dated 8/10/84.

#### Kimmberly Brydge

1337

- 186. Three page police report by Officer Kavanaugh, dated 1/1/86.
- 187. One page police report by Officer Merson, dated 1/1/86.
- 188. One page police report by Officer Fox, dated 1/9/86.
- 189. One page police report by Officer Dorer, dated 1/1/86.
- 190. Three page police report by Detective Ford, dated 2/22/89 and 2/9/89
- 191. Two page untitled report, without date or author noted.

### Joann Asbury

- 192. Three page police report by Officer Ash, dated 9/19/80.
- 193. Three page police report by Detective Price, dated 9/26/80.
- 194. One page police report by Detective Russey, dated 9/29/80.
- 195. One page police report by Officer Ash, dated 9/19/80.
- 196. One page police report by Detective Biltz, dated 9/19/80.
- 197. One page police report by Cp. Simms, dated 9/24/80.
- 198. Three pages of property inventory sheet.
- 199. One page Statement by Joanna Asbury, dated 9/19/80.
- 200. One page arrest report on Norman Pfeltz, dated 9/24/80.
- 201. One page police report by Detective Biltz, dated 9/26/80.
- 202. Two page police report by Detective Price, dated 9/24/80.
- 203. One page Arrest Report on the Defendant, dated 9/26/80.
- 204. One page property inventory sheet.
- 205. One page police report by Detective Price, dated 10/14/80.
- 206. One page Statement by Joanna Asbury, dated 9/19/80.
- 207. One page police Report by Joan Murley, dated 8/24/81.
- 208. One page police report by George Carlin, dated 1/19/80.

- 209. One page police report by Officer Kroner, dated 2/23/81.
- 210. one page correspondence re: Joanna Asbury's arrest in Baltimore City.
- 211. Two page Witness Line-up identification and statements of Asbury dated 9/26/80.
- 212. Eight page correspondence by Detective Price, dated 9/25/80.
- 213. Two page police report by Officer Enders, dated 12/4/86.
- 214. Two page police report by Officer Duty, dated 1/23/88.

The State has heretofore filed the State's Automatic Discovery and Request for Discovery. The State's obligation in Discovery is continuing in nature.

Sincerely,

Mickey J. Norman Assistant State's Attorney for Baltimore County

Robin S. Coffin Assistant State's Attorney for Baltimore County

STATE OF MARYLAND	*	IN THE CIP	RCUIT COURT	
VS	*	FOR BALTIM	MORE COUNTY	
PAUL H. INSKEEP	*	CASE NOS.		89 CR 7000 89 CR 6997
	*			89 CR 6998
	*		89 CR 3085 89 CR 5882	89 CR 6999 89 CR 2569
			89 CR 2296	
* * *	*	* *	*	

### MOTION FOR BIFURCATION OF TRIAL

Defendant, Paul H. Inskeep, by his attorneys, Nancy M. Cohen and Russell White, hereby moves for bifurcation of his trial pursuant to Rule 4-314 and says:

- 1. Defendant has entered pleas of not guilty and not criminally responsible in each of the above captioned cases.
- Defendant elects to be tried by a jury in each of the above captioned cases.
- Defendant moves for a bifurcated trial in which the issue of criminal responsibility will be heard and determined separately from the issue of guilt. Md. Rule 4-314.

WHEREFORE, Defendant prays this Honorable Court:

- Hold a hearing on this Motion;
- Grant Defendant's Motion for Bifurcation of Trial;
- C. Grant such additional relief as may be appropriate.

Respectfully submitted,

Nancy M. Cohen

Assistant Public Defender 500 Virginia Avenue Towson, Maryland 21204

321-3779

Russell White, E

Russell White, Esq. Suite 1110 300 E. Joppa Road Towson, Maryland 21204 583-1325

# Points and Authorities

Md. Rule 4-314 Treece v. State, 313 Md. 665 (1988)

# CERTIFICATE OF SERVICE

I HEREBY CERTIFY this \_\_\_\_\_ day of May, 1990 that a copy of the foregoing Motion was delivered to Mickey Norman and Robin Coffin, Assistant State's Attorney's for Baltimore County, County Courts Building, Towson, MD 21204.

Nancy M. Cohen
Assistant Public Defender



Office of State's Attorney Baltimore County 401 Bosley Avenue Towson, Maryland 21204 (301) 887-6600

Sandra A. O'Connor State's Attorney

April 16, 1990

Nancy Cohen 500 Virginia Avenue Towson, Maryland 21204

Re: State v. Paul Inskeep

Case No.: 89 CR 5882 89CR 2294 file in all

89CR 2295 89cm 2296

Dear Nancy:

Enclosed please find the following:

- 1. Five page correspondance from John Hicks, dated 4/6/90.
- 2. Thirty-three pages of "Procedures for the Detection of Restriction Fragment Length Polymorphisms in Human DNA."
- 3. Three pages of "Sample Population Statistics."
- 4. Twenty pages of "A Statistical Approach for Vntr Analysis" by Bruce Bruce Budowle and Keith L. Monson.
- 5. Twenty-three pages of FBI Report and related notes, re: Sylvia Santana.
- 6. Ten copies of autoradiography developed in Santana.

Additional DNA discovery will follow regarding the names and addresses of all technicians who participated in the Santana tests.

Sincerely,

Mickey J. Norman

Assistant State's Attorney

Miley Norman

for Baltimore County

Robin S. Coffin

Assistant State's Attorney

for Baltimore County

fit. S. 4

cc: Russell White

MJN: RSC/mas

FILE DAPR 2 6 1990

TRIAL DATE	May	71990 Ju	idge TW	Н
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	n. Coffe	?~	/	R. white
	STATE'S ATTORNEY		DE	FENDANT'S ATTORNEY
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ERDICT: GI	JILTY ON COUNTS	3	NOT GUILTY	ON COUNTS
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Correction				
Balto. Co. Detention Center				
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NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

# CIRCUIT COURT FOR BALTIMORE COUNTY

# Towson, Maryland 21204

	District Court Case No. 99CR 3085, 5882,6997/8/99 Case Nos. 7000,22294/95/96 2569/10 19.90
	REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL
FR	OM: SUZANNE MENSH, Clerk
ТО	: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND
Dat	the Of Trial
Cha	arge Guilty NOT GUILTY
DIS	SPOSITION:
A.	Sentenced To Department Of CorrectionLength Of Sentence
B.	Sentenced To Baltimore County Detention CenterLength Of Sentence
6)	Remanded To Baltimore County Detention CenterProbation Report Of Psychiatric Evaluation
D.	Placed On Probation Length Of Probation
E.	Sentenced To Baltimore County Detention Center Work Release Recommended
F.	Stet
G.	Nol Pros
H.	Arraignment
I.	Trial Continued
J.)	Trial Postponed
K.	Bail Hearing
L.	Defendant Released From This Case Only. Release In Transit.

SUZANNE MFNSH, CLERK

TRIAL DATE	June 4, 19	90Juda	se James	T. Smith In	
M. Norme	STATE'S ATTORNE	7 ·	M. Co	NDANT'S ATTORNEY	
				CLERK Hall	
CASE #	89CR 7000	yNAD	E Insk	op Paul H.	
CHARGE	ape	(Motions	heany	9 -)	
TRIALCOURT	JURY PLEA	JULTY N	OT GUILTY	NOLO CONTENDERE	
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	2. END of ENTIRE C	ASE defs. Motion For Ju	adgment of ACQU	ITTAL	
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Order to	be file!	- Det 3/2 1c	quest for	supplementary	
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		ORT IS ORDERED OR DEPARTMENT		PROBATION — DEFENDANT ROOM 508, COUNTY COURTS	
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TRIAL DATE	07 30	90 J	udge	Smith	
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VERDICT:  SENTENCE	GRANTED			OVERRULED	
	GRANTED GUILTY ON COUR	VTS	NOT GUILTY	OVERRULED ON COUNTS	
SENTENCE Department of	GRANTED GUILTY ON COUR	VTS	NOT GUILTY	OVERRULED ON COUNTS	
SENTENCE Department of Correction Balto. Co. Detention Center	GRANTED GUILTY ON COUR	VTS	NOT GUILTY	OVERRULED ON COUNTS	
SENTENCE Department of Correction Balto. Co. Detention	GRANTED GUILTY ON COUR	VTS	NOT GUILTY	OVERRULED ON COUNTS	
SENTENCE Department of Correction Balto. Co. Detention Center	GRANTED GUILTY ON COUR	VTS	NOT GUILTY	OVERRULED ON COUNTS	

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

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VERDICT:	GRAM GUILTY ON			NOT GUI	OVERRU		-
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